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Sancho Rancho, LLC Proof of Service – Exhibit 1

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
UNITED STATES OF AMERICA,)		
Plaintiff,	IN EQUITY NO. C-125-RCJ-WGC	
WALKER RIVER PAIUTE TRIBE,)	Subproceeding: C-125-C	
Plaintiff-Intervenor,) vs.)	3:73-CV-00128-RCJ-WGC	
WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,	NOTICE IN LIEU OF SUMMONS	
Defendants.		
MINERAL COUNTY,)		
Proposed-Plaintiff-Intervenor,) vs.		
WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,		
Proposed Defendants.		
ГО:	: (As of	
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To the above named Defendant:		
You have been named as a Defendant in	a civil action. A Notice of Motion and Motion	
for Intervention, Proposed Petition to Intervene,	Amended Complaint in Intervention, and a	
Motion for Preliminary Injunction by Mineral C	ounty, Nevada, claiming a right to a minimum	
level of water for Walker Lake, which would aft	fect the water rights under the Walker River	
Decree which you (or the entity on whose behalt	f you are addressed) possess, have been filed in	
the United States District Court for the District of	of Nevada, Reno, Nevada, Case No. C-125.	
This matter has been assigned Subfile No. C-12:	5-C, docket number 3:73-cv-00128-RCJ-WGC.	
Notice in Lieu of Summons Page 1 of 5		

Case 3:73-cv-00128-MMD-CSD Document 2 Filed 03/11/13 Page 3 of 97

The time for responding to the Notice of Motion and Motion for Intervention will be established by further order of the Court. You are not required to respond to the Motion for Intervention until the Court establishes the time for responding to that motion. You are not required to answer or otherwise respond to the Proposed Petition to Intervene or Amended Complaint in Intervention and Amended Memorandum of Points and Authorities until the Court enters its decision on Mineral County's Motion to Intervene and then only upon a schedule to be established by further order of the Court. Similarly, you are not required to respond to Mineral County's Motion for Preliminary Injunction and Points and Authorities in support thereof until the Court enters its decision on Mineral County's Motion to Intervene and then only upon a schedule to be established by further order of the Court.

You <u>are required</u>, within thirty (30) days after service of this Notice in Lieu of Summons upon you, to file with the Court and serve by mail on counsel for Mineral County, the Walker River Irrigation District, United States, Walker River Paiute Tribe, State of Nevada, State of California, and United States Board of Water Commissioners the attached Notice of Appearance and Intent to Participate. If you fail to do so, you shall nevertheless be deemed to have notice of subsequent orders of the Court and subsequent pleadings filed and served in this matter.

The materials in this package include ten (10) documents that you should review.

These documents are listed in Attachment A to this Notice in Lieu of Summons and are explained below. Please note that two of these documents address the sale or other conveyance of your water rights. Please read these materials carefully, as they are important to your legal rights and legal obligations.

This package includes an Order Relating to Completion of Service that requires you to provide certain information to the Court and Mineral County.

Notice in Lieu of Summons

Page 2 of 5

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The Order Relating to Completion of Service requires you to notify the Court and Mineral County within thirty (30) days of being served if you contend that you have been included in this litigation in error because at the time you were served, you claimed no water right under the Walker River Decree. If you contend that you have been included in this litigation in error, the Order Relating to Completion of Service also requires you to provide certain information and documents related to the transfer of water rights that would be part of this litigation. If you disclaim any water right in this litigation, you must comply with the Order Relating to Completion of Service and you may use the form entitled DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND DOCUMENTATION SUPPORTING DISCLAIMER, which is attached to the Order Relating to Completion of Service and included herein. You should review this Order carefully and retain it and all forms attached to it for your files. The Order Relating to Completion of Service also provides that if, during the course of this litigation, you sell or otherwise convey ownership of all or a portion of any water right under the Walker River Decree, you may use the JOINT MOTION FOR SUBSTITUTION OF

The Order Relating to Completion of Service also provides that if, during the course of this litigation, you sell or otherwise convey ownership of all or a portion of any water right under the Walker River Decree, you may use the JOINT MOTION FOR SUBSTITUTION OF PARTIES FOLLOWING TRANSFER OF INTEREST FORM, which is attached to the Order Relating to Completion of Service and included herein, to substitute your successor(s)-in-interest. You should retain this Order and the attached form for use whenever appropriate during the course of this litigation. You may also wish to make additional copies of the form attached to the Order for use if you sell or otherwise convey ownership of applicable water rights on more than one occasion during the course of this litigation. Pursuant to the Order Relating to Completion of Service and other orders of the Court, even if a successor-in-interest is not substituted, the successor will nonetheless be bound by the final decision of the Court.

The STATEMENT NOTING DEATH form, which is attached to the Order Relating to Completion of Service and included herein, is for use by heirs or successors-in-interest should Notice in Lieu of Summons Page 3 of 5

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1	the named Defendant die	during the course o	f litigation.	The contact information for the heir of
2	successor must be includ	ed on this form. Wh	nen a Stater	ment Noting Death is filed with the
3	Court, it must also be ser	ved on all parties lis	sted on the f	form and filed with the Court. After a
4	Statement Noting Death	is filed and served, a	any party to	the case may move to substitute the
5	proper successor-in-inter	rest to the deceased I	Defendant.	Pursuant to the Order Relating to
6 7	Completion of Service ar	nd other orders of th	e Court, if 1	no Statement Noting Death is filed,
8				cessor will nonetheless be bound by th
9	final decision of the Cou		·	·
10	DATED this			2012
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Notice in Lieu of Summons Page 4 of 5

NOTICE IN LIEU OF SUMMONS ATTACHMENT A

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Enclosed are the following ten (10) documents:

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- 1. Order Relating to Completion of Service;
- 2. Notice of Appearance and Intent to Participate form: If you choose to sign this document, you **must** file the original with the District Court and you **must** send a copy of the document to the parties listed on the Notice of Appearance and Intent to Participate Certificate of Service;
- 3. Disclaimer of Interest in Water Rights and Notice of Related Information and **Documentation Supporting Disclaimer form**;
- 4. Joint Motion for Substitution of Parties Following Transfer of Interest and **Request for Hearing form**;
- 5. Statement Noting Death form;
- 6. Mineral County's Notice of Motion and Motion for Intervention (October 25, 1994);
- 7. Mineral County's Proposed Petition to Intervene, Memorandum of Points and Authorities, and Supporting Affidavits of Kelvin F. Buchanan, Herman F. Staat, Marlene Bunch, and Louis Thompson (October 25, 1994);
- 8. Mineral County's Amended Complaint in Intervention (March 10, 1995);
- 9. Mineral County's Amended Memorandum of Points and Authorities in Support of Mineral County's Amended Complaint in Intervention (March 10, 1995); and
- 10. Mineral County's Motion for Preliminary Injunction and Memorandum of Points and Authorities and supporting affidavits (March 10, 1995).

Notice in Lieu of Summons Page 5 of 5

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UNITED STATES DISTRICT COURT				
FOR THE DISTR	RICT OF NEVADA			
UNITED STATES OF AMERICA,				
Plaintiff,				
WALKER RIVER PAIUTE TRIBE,	IN EQUITY NO. C-125-RCJ-WGC			
Plaintiff-Intervenor,) vs.	Subproceeding: C-125-C			
WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,	3:73-CV-00128-RCJ-WGC			
Defendants.	ORDER RELATING TO COMPLETION OF SERVICE			
MINERAL COUNTY,				
Proposed-Plaintiff-Intervenor,) vs.				
WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,				
Proposed Defendants.				
On October 25, 1994, Mineral County fi	led a Notice of Motion and Motion for			
Intervention and a Petition to Intervene in the C	-125-B case. (C-125-B Doc. Nos. 31-32). On			
January 3, 1995, the Court created subfile C-125	5-C, or 3:73-CV-128. Minutes of the Court, at 1			
(C-125-C Doc. No. 1). On February 9, 1995, tl	he Court ordered Mineral County to file revised			
Intervention Documents and to serve these Inter	vention Documents on all claimants to the waters			
of the Walker River and its tributaries pursuant	to Federal Rule of Civil Procedure 4. Order			
¹ Unless otherwise noted, all document reference	es are to C-125-C documents.			

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Requiring Service of and Establishing Briefing Schedule Regarding the Motion to Intervene of Mineral County, ¶¶ 2, 3 (Doc. No. 19). Mineral County filed its Amended Complaint in Intervention, (Doc. No. 20), Amended Memorandum of Points and Authorities in Support of Mineral County's Amended Complaint in Intervention, (Doc. No. 21), and Motion for Preliminary Injunction; Memorandum of Points and Authorities; Affidavit of Kelvin J. Buchanan; and Affidavit of Gary L. Vinyard, Ph.D. (Doc. No. 22), on March 10, 1995. On September 29, 1995, the Court clarified the February 9 Order and the set of documents that Mineral County was required to serve on claimants to the waters of the Walker River and its tributaries. Order, at 2 (Doc. No. 48). Over the ensuing years Mineral County completed service on the vast majority of proposed defendants.

On August 29, 2008, Mineral County filed a Service Report indicating that service is close to complete and requesting that the Court requesting that the Court confirm the caption submitted by Mineral County, amend certain names in the caption, strike certain names from the caption, and substitute other names in their stead, ratify service efforts for several proposed defendants, and clarify the status of service on several proposed defendants. Mineral County Report Concerning Status of Service on Proposed Defendants (Doc. No. 479). On September 27, 2011, Magistrate Judge Leavitt issued an Order Concerning Service Issues in C-125-C (Doc. No. 547), which granted the requests made in Mineral County's August 2008 Service Report. WRID filed objections to that Order (Doc. Nos. 552 & 553), Mineral County responded (Doc. No. 563), and the Court overruled those objections in its April 23, 2012 Order with the exception of

²Together, all five of these documents relating to Mineral County's Motion for Intervention will be referred to as Mineral County's "Intervention Documents."

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WRID's objection to the dismissal of Michael Sherlock, who will remain in the caption and must be served pursuant to Fed. R. Civ. P. 4. Order, at 22-27 (Doc. No. 592).³

Mineral County is now ready to move forward with its final service efforts in C-125-C. On June 7, 2012, Mineral County submitted a Report Concerning Status and Completion of Service containing a final service list of proposed defendants to be served pursuant to Rule 4, an updated caption reflecting all orders of the Court to date, and a service package for approval by the Court, which includes Mineral County's Intervention Documents, a Notice in Lieu of Summons, a Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons, and associated forms listed in paragraph 4 below. The Court finds that the list of 107 proposed defendants that remain to be served, submitted by Mineral County in its June 7, 2012 Report Concerning Status and Completion of Service, based upon previous orders of the Court, represents the final list of defendants to be served pursuant to Rule 4. The Court also finds that the updated caption submitted by Mineral County accurately reflects all orders of the Court to date. The Court further finds that the service package submitted by Mineral County complies with and is consistent with all orders of the Court to date.

THEREFORE, IT IS HEREBY ORDERED as follows:

- 1. Based on previous orders of the Court, the final list of proposed defendants to be served pursuant to Rule 4 submitted by Mineral County is hereby approved and is attached hereto as Attachment A.
- 2. The updated caption submitted by Mineral County is hereby approved as accurate and valid because it is consistent with all previous Orders of the Court that added and dismissed parties and is attached hereto as Attachment B.

³ As the Court noted, in its April 23, 2012, Order, Mineral County already had agreed that Michael Sherlock should not be dismissed and will be served.

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- 3. The service package submitted by Mineral County is hereby approved.
- 4. On or before March 1, 2013, Mineral County shall make service pursuant to Rule 4 of the Federal Rules of Civil Procedure of the following documents on all claimants to the waters of the Walker River who remain to be served:
 - a. Notice of Motion and Motion for Intervention (Doc. No. 2);
 - b. Proposed Petition to Intervene, Memorandum of Points and Authorities in Support of Proposed Petition to Intervene, and supporting affidavits and exhibits (Doc. No. 3);
 - c. Amended Complaint in Intervention (Doc. No. 20);
 - d. Amended Memorandum of Points and Authorities in Support of Mineral County's Amended Complaint in Intervention (Doc. No. 21);
 - e. Motion for Preliminary Injunction, Memorandum of Points and Authorities, affidavits, Affidavit of Kelvin J. Buchanan, P.E., and Affidavit of Gary L. Vinyard, Ph.D. (Doc. No. 22);
 - f. Notice in Lieu of Summons properly issued by the Clerk of the Court, attached hereto as Attachment C;
 - g. Notice of Appearance and Intent to Participate form, attached hereto as Attachment D;
 - h. Disclaimer of Interest in Water Rights and Notice of Related Information and Documentation Supporting Disclaimer form, attached hereto as Attachment E;
 - i. Joint Motion for Substitution of Parties Following Transfer of Interest form, attached hereto as Attachment F;
 - j. Statement Noting Death form, attached hereto as Attachment G; and

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- k. A copy of this Order.
- 5. Responses will be governed by the following provisions, which are included in the Notice in Lieu of Summons referenced in paragraph 4 of this Order, and attached hereto as Attachment C:
 - a. Responses to Mineral County's Notice of Motion and Motion for Intervention shall be filed and served pursuant to a schedule to be established by further order of the Court;
 - b. No answer or other response to Mineral County's Proposed Petition to Intervene and Amended Complaint in Intervention will be required until a decision by the Court on Mineral County's Motion for Intervention and then only upon a schedule to be established by further order of the Court;
 - c. No response to Mineral County's Motion for Preliminary Injunction will be required until a decision by the Court on Mineral County's Motion for Intervention and then only upon a schedule to be established by further order of the Court;
 - d. Within thirty (30) days of service of the Notice in Lieu of Summons the proposed defendant served shall file with the Court and serve on counsel for Mineral County, the Walker River Irrigation District, the United States, Walker River Paiute Tribe, Nevada, California, and the United States Board of Water Commissioners at their respective addresses, a Notice of Appearance and Intent to Participate which includes the name of the proposed defendant and the mailing address of that proposed defendant or of its counsel;

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- e. Persons, corporations, institutions, associations or other entities who, at the time of service, no longer own a water right subject to this litigation must file the Disclaimer of Interest referenced in paragraph 4(h) of this Order with the Court and serve it on Counsel for Mineral County within thirty (30) days of service;
- f. Persons, corporations, institutions, associations or other entities who waive service or are served and who subsequently sell or otherwise transfer a water right that is the subject of this litigation may file with the Court a Joint Motion for Substitution referenced in paragraph 4(i) of this Order;
- g. Representatives or heirs to persons who died after being served, and who owned a water right that is the subject of this litigation may file with the Court a Statement Noting Death referenced in paragraph 4(j) of this Order.
- 6. If Mineral County intends to seek a waiver of service of the above documents, pursuant to the provisions of Fed. R. Civ. P. 4(d), Mineral County shall allow thirty (30) days for return of the waiver of service and shall include with the mailing to persons requested to waive service the documents listed in paragraph 4 of this Order, except for the Notice in Lieu of Summons described in paragraph 4(f) above.

In addition to the documents to be mailed, as listed in paragraph 4, the mailing to each such proposed defendant seeking the waiver of service shall also include a Notice of Lawsuit and Request for Waiver of Personal Service of the documents included in the said mailing and for waiver of personal service of summons generally in accordance with Form 5 of the Rules of Civil Procedure, but modified to cover service of the other documents included in the mailing.

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The Notice shall substantially conform to the Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons attached to this Order as Attachment H.

In the event that Mineral County intends to seek a waiver of service as set forth above, it also shall include with the documents mailed to a proposed defendant from whom such a waiver is sought a form of waiver generally in accordance with Form 6 of the Rules of Civil Procedure, but modified to cover waiver of service of summons and the other mailed documents as described above. The Waiver shall substantially conform to the Waiver of Personal Service of Notice in Lieu of Summons attached to this Order as Attachment I.

- 7. At such time as all service required by this Order is complete, Mineral County shall file a statement to that effect.
- 8. Once service has been deemed complete by the Court, the Court will set a schedule for responses to Mineral County's Intervention Documents. At that time, proposed defendants who have entered appearances will receive notice of the schedule for responses.
- 9. Persons, corporations, institutions, associations or other entities who waive service or are served but who do not appear shall nevertheless be deemed to have notice of subsequent orders of the Court with respect to the Notice of Motion and Motion for Intervention, answers or other responses to the Proposed Petition to Intervene and Amended Complaint in Intervention, or responses to the Motion for Preliminary Injunction.
 - 10. Treatment of Defendants Who Transferred Their Interest(s) Prior toService:

Pursuant to the Court's September 6, 2011 Amended Order Concerning Service Issues
Pertaining to Defendants Who Have Been Served (Doc. No. 542), if any person or entity
receiving service by mail or personal service has no interest in any water right subject to

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subproceeding C-125-C, that person or entity shall notify the Court and Mineral County in writing of that fact.

If such a person or entity sold or otherwise conveyed ownership of *all* water rights subject to Subproceeding C-125-C before being served or otherwise brought into the Subproceeding, in addition to disclaiming any interest in C-125-C, that person or entity shall include a notice providing the same successor-in-interest information required to be included in a Motion for Substitution.

The form and substance of the Disclaimer and Notice shall substantially conform to the form attached to this Order as Attachment E and shall be sent to the Court and counsel for Mineral County.

Any person or entity who files a Disclaimer of Interest using the attached form or provides information for this purpose by other means is responsible for the accuracy of that filing. Consequently, any person or entity who files a Disclaimer of Interest of water rights subject to this litigation, but retains such water rights, shall nevertheless be bound by the results of this litigation.

Following its receipt from any person or entity disclaiming any interest in any of the water rights at issue in this case, Mineral County will review the materials received, and, if appropriate, request that the Court dismiss that person or entity from Subproceeding C-125-C.

If Mineral County does not receive a Waiver of Personal Service of Notice in Lieu of Summons and must personally serve a person or entity who subsequently files a Disclaimer of Interest pursuant to this Order, Mineral County will review the materials received, and, if appropriate, request that the Court dismiss the person or entity from Subproceeding C- 125-C,

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but that person or entity may be subject to paying the costs related to formal personal service on them.

11. Treatment of Successors-in-Interest As a Result of an *Inter Vivos*⁴ Transfer:

Pursuant to the Court's September 6, 2011 Amended Order Concerning Service Issues Pertaining to Defendants Who Have Been Served (Doc. No. 542), where a defendant has been served in this subproceeding and subsequently sells or otherwise conveys a water right or portion of a water right subject to the subproceeding, the successor(s)-in-interest need not be re-served, but will be bound by the results of this litigation.

Once a defendant has been served in a subproceeding, the burden of keeping track of *inter vivos* transfers of the defendant's water rights in that subproceeding and substituting the defendant's successors-in-interest properly is born by the defendant and its successor(s)-in-interest. The action will continue in the name of the served defendant until such time as the served defendant and any successor(s)-in-interest file an agreement and motion seeking the substitution of the successor(s)-in-interest for the served defendant and the Court approves that substitution.

If a defendant who has been served in a subproceeding subsequently sells or otherwise conveys a water right or a portion of a water right subject to that subproceeding, that defendant and its successor(s)-in-interest may move for substitution pursuant to Fed. R. Civ. P. 25(c).

If the Court approves the substitution of a successor-in-interest for a served defendant in a subproceeding, the action will continue against the successor-in-interest, who will be treated as

⁴ Inter vivos means among the living. Transfers that occur because a served defendant has died are addressed below

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a served defendant for the pendency of the subproceeding and shall be bound by the requirements of this Order and all prior and subsequent Orders in that subproceeding.

If a defendant who has been served in a subproceeding subsequently acquires additional water rights that are subject to that subproceeding, the prior service on the defendant shall be effective as to all water rights held by that defendant, including any rights acquired subsequent to service.

The Court has approved the attached form (Attachment F) for use by defendants and their successors-in-interest in subproceedings C-125-C, under the above circumstances. Attachment F sets forth a joint motion by which both the current defendant and its successor(s)-in-interest may identify the rights transferred and indicate their agreement that the successor(s)-in-interest be substituted into the applicable subproceeding for the water rights addressed. This form is not the exclusive means by which successors-in-interest may be substituted into this action.

12. Treatment of Successors-in-Interest As a Result of a Death:

Pursuant to the Court's September 6, 2011 Amended Order Concerning Service Issues Pertaining to Defendants Who Have Been Served (Doc. No. 542), if a party dies during the course of this litigation, the court may order substitution of the proper party. A motion for substitution may be made by any party or by the decedent's successor or representative. If the motion is not made within ninety (90) days after service of a statement noting the death, the action by or against the decedent must be dismissed." Fed. R. Civ. P. 25(a)(1).

If no such notice or suggestion of death is made on the record, the case may proceed to judgment with the original named parties. A Statement Noting Death must be filed in all subproceeding(s) of this case in which the decedent was a defendant, and service of the statement must identify the successor(s) to the estate who may be substituted for the decedent.

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A notice filed in one subproceeding shall not be construed as "service of a statement noting the death" in the other subproceeding for purposes of complying with the Amended Order Concerning Service Issues Pertaining to Defendants Who Have Been Served or FRCP 25(a).

Should a death be formally noted on the record by service of a statement noting the death filed in subproceeding C-125-C, Mineral County, or any other party or the decedent's representative and/or successor(s)-in-interest shall move for substitution of the proper successor(s)-in-interest within ninety (90) days of such notice pursuant to Fed. R. Civ. P. 25(a). The 90-day period may be extended pursuant to Rule 6(b), which provides the Court with the discretion to enlarge this period. Fed. R. Civ. P. 6(b).

The form and substance of the Statement Noting Death shall substantially conform to the form attached to this Order as Attachment G and shall be sent to the Court and served on counsel for Mineral County, the Walker River Irrigation District, the United States, Walker River Paiute Tribe, Nevada, California, and the United States Board of Water Commissioners at their respective addresses.

Absent service of a Statement Noting Death in a subproceeding, the case may proceed against the original named parties in that subproceeding and will bind any and all successor(s)-in-interest.

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If a successor-in-interest already is a defendant in either subproceeding as a joint tenant or pursuant to other joint ownership of the right(s) owned by the decedent, no action is required and the subproceeding will continue against the successor-in-interest.

DATED: August 2, 2012.

United States Magistrate Judge

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Attachment A - Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4

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Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4

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		Name of Party
.	1.	Adams, Gregory Burton
	2.	Adams, Richard Taylor
$\ $	3.	Annett, Norman
	4.	Arrache 1990 Living Trust, Ronald B. Arrache, Trustee
	5.	Arrache, Juan and Carmel Family Trust, Ronald B. Arrache, Trustee
	6.	Blackford, Kathy S.
	7.	Blanton Family Trust dated Mary 24, 1997, Christopher and Madelyn
		Blanton, Trustees
	8.	Bozsik, Joseph M.
	9.	Bradshaw, Leslie
	10.	Bradshaw, Pauline
	11.	Brown, Susan L.
	12.	Bryan, Vernon F.
	13.	Bush, Jack E.
	14.	California, State of
	15.	Casey, Claudia C.
	16.	Casey, Michael A.
	17.	Centennial Livestock, A California General Partnership
	18.	Chesnutt, Loretta L.
	19.	Chesnutt, Richard W.
	20.	Clearview Ranch, LLC
	21.	Cooper, Heather
	22.	Cooper, Jack Allen
	23.	Cooper, Robert Lewis
	24.	Day, Sandra K.
	25.	Day, Stephen R.

Attachment A – Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4 Page 1 of 5

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	Name of Party
26.	Del Porto, Daniel E. & Cherryl A. Family Trust, Daniel E. & Cherryl A.
	Del Porto, Trustees
27.	Desert Hills Dairy, LLC
28.	Dixon Family 1994 Trust, Robert E. and Judith E. Dixon, Co-Trustees
29.	Domenici-Reese, Lon Marie
30.	Dunn, Robert S. and Tammy M. Revocable Family Trust dated January
	29, 1997, Robert S. and Tammy M. Dunn, Trustees
31.	Durazzo, Mario J.
32.	Emery, Brett A. 1999 Revocable Trust UDT dated December 27, 1999,
	Brett A. Emery, Trustee
33.	Ewert Family 1995 Trust dated May 9, 1995, Lewis A. and Beverly J.
İ	Ewert, Trustees
34.	Ferch, Carmen
35.	Flasko, Louis and Erma Family Trust dated June 4, 1981 and re-stated
	May 27, 1982, Joi Luene Blackenbury and Premier Trust, Co-Trustees
36.	Floyd, Betty
37.	Floyd, Frank
38.	Fousekis, James T. Intervivos Trust, James T. Fousekis, Trustee
39.	Fousekis, Susana Cox Intervivos Trust, James T. Fousekis, Trustee
40.	Gable, Don Ray
41.	Gerbig, Arden
42.	Gerbig, Evilo J.
43.	Gordon Revocable Trust, The dated June 24, 2002, Guy Gordon and Gay
	Ekholm Gordon, Trustees
44.	Greggersen, Marlene S.
45.	Greggersen, Paula A.
46.	Hardy, Karen Lund

Attachment A – Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4 Page **2** of **5**

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1		Name of Party
2	47.	Hervin, Patricia
3		
4	48.	Hopkins, Jon W.
5	49.	Hopkins, Lisa M.
6	50.	Huntsberger, Richard C.
	51.	Johnson, Coale Robert
7	52.	Jones, Casey M.
8	53.	Jones, Marjorie Ann
9	54.	Jones, Mary C.
10	55.	Jurica, Mary E.
11	56.	Lamb, Esther I.
12	57.	Lamb, Michael E.
13	58.	Manha, William David
14	59.	Mattice, Dena L.
15	60.	Mattice, John E.
16	61.	McMinn, Joann A.
17	62.	McMinn, Robert L.
18	63.	Mica Farms, LLC
	64.	Moreda Dairy
19	65.	Morgan Family 1996 Trust, James R. Morgan, Trustee
20	66.	Munson, Delores N.
21	67.	Nesmith Family Trust Agreement, Teresa M. Nesmith, Trustee
22	68.	Nevada Bighorns Unlimited
23	69.	Peri & Peri, LLC
24	70.	Perumean, Cecelia Trust, Peter Perumean Jr., Trustee
25	71.	Presto Family Trust Agreement dated August 16, 1990, Beatrice Presto, et
26		al., Trustees
27	72.	Presto, Rene

Attachment A – Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4 Page 3 of 5

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	Name of Party
73.	Purrell, James E. and Karen M. Family Trust, James E. and Karen M.
	Purrell, Trustees
74.	Rauber, William S. Charlotte F. Declaration of Trust
75.	Rechel, Lucy
76.	Ritter Family Trust, John G. Jr. & Lucille, Trustees
77.	Ritter, Lucille
78.	Robison, Sandra J.
79.	Romero Family Trust, Benito Antonio & Linda Irene Romero, Co-
	Trustees
80.	Rye, Cherie C.
81.	Rye, Stephen B.
82.	Sandoval Family Trust U/D/T March 12, 2001, Albert Raymond and
	Cecilia Lillian Sandoval, Trustees
83.	Sans, Paul P.
84.	Savage, Keith
85.	Savage, Virginia
86.	Sceirine, Michael Duane
87.	Sherlock, Michael
88.	Shipley, Sandra J.
89.	Shipley, Walter D.
90.	Sierra Land & Sheep, LLC
91.	Simmons, Patricia
92.	Sjolin, Eunice

Attachment A – Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4 Page ${\bf 4}$ of ${\bf 5}$

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	93.	Smith, Grant B. and Gaila M. 1996 Revocable Trust dated November 22,
1	73.	
$_{2}\parallel$		1996, Grant B. and Gaila M. Smith, Trustees
3	94.	Smith, Travis S.
	95.	Snyder, Jim
4	96.	Soilfume, Inc.
5	97.	Sovereign Enterprises, LLC
6	98.	Sweetwater Land & Cattle Company
7	99.	Terschluse Family Trust, Robert William and Marie Louisa Terschluse,
8		Trustees
9	100.	Trust for Public Land
10	101.	Vernon F. Bryan, Inc.
11	102.	Ward, Lauren
12	103.	Ward, Mary Margaret
13	104.	Weaver Properties, LLC
14	105.	Wedertz, Gilbert C. (Successors in interest)
15	106.	Weiser Living Trust dated February 28, 2002, Robert G. and Betty J.
		Weiser, Trustees
16	107.	Zipwald, Darlene S.
17		

Attachment A – Final List of Proposed Defendants To Be Served Pursuant To Fed. R. Civ. P. 4 Page **5** of **5**

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Attachment B - Caption

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1	Simeon M. Herskovits, Nevada Bar No. 11155 Advocates for Community and Environment	
2	P.O. Box 1075 El Prado, New Mexico 87529	
3	Phone: (575) 758-7202 Fax: (575) 758-7203	
	E-mail: simeon@communityandenvironment.net	
4	Sean A. Rowe, Nevada Bar No. 10977	
5	Mineral County District Attorney P.O. Box 1210	
6	Hawthorne, NV 89415 Phone: (775) 945-3636	
7	Fax: (775) 945-0740 Email: srowe@mineralcountynv.org	
8	Attorneys for MINERAL COUNTY, NEVADA	
9	UNITED STATES D	ISTRICT COLIRT
0	FOR THE DISTRIC	
1	UNITED STATES OF AMERICA,)
2	Plaintiff,) IN EQUITY NO. 0125-RCJ-WCG
.3	WALKER RIVER PAIUTE TRIBE,) Subproceeding C-125-C
.5	Plaintiff-Intervenor,) 3:73-cv-00128-RCJ-WGC
.6	vs.)
7	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,) CAPTION
8	a corporation, et al.,)
9	Defendants.)
20	MINERAL COUNTY,)
21	Proposed-Plaintiff-Intervenor)
22	VS.)
23	WALKER RIVER IRRIGATION DISTRICT, a corporation;)
24	ADAMS, VIVIAN; ADAMS,	,)
25	RICHARD TAYLOR & GREGORY BURTON;)
	AHO, JAMES A. & JUDITH; AIAZZI, STEPHEN E. & DENISE; AIAZZI, PETE A.	<i>)</i>)
26		,

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```
& ESTELLE M.; AIAZZI, WILBERT;
 1
    AIAZZI RANCHES; JAMES K. AIAZZI
   TRUST, JAMES AIAZZI, TRUSTEE; RENO
   GEORGE AIAZZI TRUST, RENO GEORGE
 3
   AIAZZI, TRUSTEE; ALBEE, WILLIAM E. &
    FLORENCE M.; ALBRIGHT FAMILY TRUST,
    SAMUEL D. & CHERYLE ALBRIGHT,
    TRUSTEES; ALDRIDGE, C. FRED; ANDERSON)
 5
    FAMILY 1992 TRUST, CARL W. & DIANA L.
   ANDERSON, TRUSTEES; ANNETT RANCH;
    ANNETT'S MONO VILLAGE; ANNETT,
   NORMAN; ANTELOPE VALLEY
    ELEMENTARY SCHOOL; ANTELOPE VALLEY)
 8
    MUTUAL WATER CO.; ARMSTRONG,
    THOMAS & RITA; JUAN AND CARMEL
    ARRACHE FAMILY TRUST, RONALD B.
    ARRACHE, TRUSTEE; ARRACHE 1990 LIVING)
10
    TRUST, RONALD B. ARRACHE, TRUSTEE;
11
    ARRIGHI, MARK N. & DEBORAH F.;
    ARSENIO FAMILY TRUST, FRANK & TILLIE
12
    ARSENIO, TRUSTEES; ARTESANI FAMILY
    TRUST; ASH, JANICE F. & KIMBERLY L.;
13
    AYLOR, ELMO E. & MARGOT A.; BACON,
    MILTON E.; BACON TRUST; MILTON E.
14
    BACON, JR., TRUSTEE; BALAAM,
15
    DONALD A. & OLGA M.; BANTA, RONALD T.;)
    BAPTISTE, JOE S. & LORRAINE F.: BAR
16
    KEYSTONE RANCH, General Partnership;
    BARBER, HARRIET H.; JOSEPHINE S. &
17
    FRED C. BATCHELDER FAMILY TRUST,
18
    CONNIE B. JANSEN & LEONARD
    BATCHELDER, TRUSTEES; BATH,
19
    RONALD J. & BARBARA C.; BATJER FAMILY
    TRUST; BATJER, CHRISTINA; BATJER,
20
    MARYBEL; CAMERON M. BATJER,
    TRUSTEE; BAYER, MILDRED;
21
    BEDNARK, JAMES D. & TERRI; BELL,
22
    BRIAN WILLIAM; BENNETT, JANET S.;
    W & L BENNETT TRUST, WAYNE E. &
23
    LAURALEE BENNETT, TRUSTEES;
    BENNINGER, CHARLES J.; BENTLY FAMILY
24
    LIMITED PARTNERSHIP; BERGIN, LEO P.;
25
    BERINATI, DONALD J.; BERRINGTON,
    GARY M. & SUSAN P.; BERRINGTON,
26
    STEVEN D. & NADINE; BIEN, RICHARD H. & )
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C. ELLEN; BIGGS, DAVID E. & MARILYN L.;
 1
    BITLER, KENNETH P.; KENNETH BITLER &
   PEGGY L. BITLER, TRUSTEES; BITLER
   FAMILY TRUST; BITLER, PEGGY;
 3
   BLACKFORD, KATHY S.; BLACKHAM TRUST, )
    CRAIG & NANCY BLACKHAM, TRUSTEES;
 4
    BLAKELY FAMILY LIVING
    TRUST, ROBERT W. & BEVERLY J.
 5
    BLAKELY, TRUSTEES; BLANTON FAMILY
   TRUST DATED MARCH 24, 1997,
 6
    CHRISTOPHER & MADELYN BLANTON,
 7
   TRUSTEES; JAMES M. BLASCO FAMILY
   Limited Partnership; BOBRICK, THOMAS
 8
    & RUTH E.; BOBZIEN, DOLORES J.;
    BOHLIN, WILLIAM B. & VERA J.; BOLT,
    BILLY FRANK & JULIE ANN; BOLTON
   ROSE TRUST, BOLTON FRANCIS MINISTER,
10
    TRUSTEE; BOOTH, KAREN; BORSINI
11
    RANCH, INC.; BOTELHO, WILLIAM D. &
    JACQULYN J.; BOZSIK, ALBERT S., JR. &
12
    OLIVIA V.; BOZSIK, JOSEPH M.;
    BRADLEYVILLE; BRETHAUER,
13
    CLARENCE D. & JANET; BRADSHAW,
   PAULINE & LESLIE; BRONNEKE,
    SAMUEL P.; BROWN, BEVERLY E.; BROWN,
15
    DARROL J. & MARILYN M.; BROWN, JOEL
    WESLEY & SANDRA G.; BROWN, LOIS L. &
16
    ROSS; BROWN, BETTY J. & SHELBY DANE;
    BROWN, SUSAN L.; NORMAN D.
17
    BROWN, INC.; BRYAN, VERNON F.;
18
    VERNON F. BRYAN, INC.; BUNKOWSKI,
    TERRY L.; BUNN, BABE LONA; BURCHETT,
19
    FREEMAN C. & LUCY D.; BURCHETT,
    JOSEPH LEE; BURNETT, KENNETH R. &
20
    SHARON L.; BUSH, JACK E.; BUSTER, DAVID )
    C. & GAYLE L.; C.E.A.S. CO., INC.; CABRAL,
21
    JOSEPH P.; CAL NEVA CATTLE COMPANY;
22
   CALDWELL, LURA B.; CA DEPT. OF FISH &
    GAME; CALIFORNIA DEPT. OF PARKS &
23
    RECREATION; SANDRA J. CALLAHAM
    TRUST; SANDRA J. CALLAHAM, TRUSTEE;
24
    CAMPBELL, WILLIAM J. CANTRALL, NOLAN )
25
    & NANCY; JANICE E. CAPURRO TRUST;
    ROBERT S. & ROSE CAPURRO, TRUSTEES;
26
    CARDINELLI, ERNEST; CARLSON
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1	FAMILY TRUST; BILL ERIC & SHARON) MARIE CARLSON, TRUSTEES; CARY,)
2	WILLIAM B. & EDITH F.; CASEY, MICHAEL
2	A. & CLAUDIA C.; CASINO WEST, INC.;
3	CASTELLO, COLLEEN V.; CEFALU, JOHN N.)
4	& JUDITH A.; CENTENNIAL LIVESTOCK, A) CALIFORNIA GENERAL PARTNERSHIP;)
_	CHASE, RUSSELL E. & HELEN S.; CHESNUTT,)
5	RICHARD W. & LORETTA L.; CHICHESTER,)
6	DWAIN; CHICHESTER RANCHES, INC.;
7	CHICO, JAMES V., JR.; CHISUM) INC. CHRISTIANSEN, JEEEREN & H. L.
7	INC.; CHRISTIANSEN, JEFFREY & JILL;) CID, JAMES D. & ELAINE M.; CIRCLE)
8	BAR-N RANCH, a Nevada Partnership;
9	CITY OF LOS ANGELES)
,	DEPT. OF WATER AND POWER; CITY OF)
10	YERINGTON; CIULEI, ELENA; CLARK,)
11	ALEX A. & RITA V.; CLEARVIEW RANCH,) LLC; CLEMENTS FAMILY TRUST, MILTON R.)
	CLEMENTS, TRUSTEE; CLIFF, NORMAN E. &)
12	DONALD A.; COMPSTON FAMILY TRUST,
13	JAMES COMPSTON, JR. & MARION F.)
	COMPSON, TRUSTEES; COMPSTON TRUST;)
14	ROBERT J. & LOIS C. COMPSTON, TRUSTEES; CONLON, RALPH
15	& ROSEMARY LEE; CONNOLLY, THOMAS
1.6	P. & VOLINA L.; COOK, GARY &
16	MARGARET; COOPER, EDNA; COOPER,
17	ROBERT LEWIS, HEATHER, & JACK ALLEN;)
18	COSTA, JAMES P. & NORMA A.; COUTTS,)
10	TROY; CRANDALL, SUSAN JILL;) CROKER TRUST; CROSBY, FRED)
19	& JUDY; CURTIS & SONS CONSTRUCTION,
20	INC.; CUTLER, DONALD G. & DEE ANNE;)
	DANE, FRANK B. & SUSAN M.;
21	DAVIS, JAMES B. & HELEN E.;
22	DAY, ROBERT H., JULIE A. & KELLI; DAY, CAROLINE S., ROBERT H.
22	& JULIE; DAY, ROBERT H., JR.; DAY,
23	SANDRA K. & STEPHEN R.;
24	DeCHAMBEAU, SUSANNAH W.;
25	DELUCA, KENNETH T.; DEL PORTO, DANIEL E. &
<i>43</i>	CHERRYL; DANIEL E. & CHERRYL A.
26	DEL PORTO FAMILY TRUST, DANIEL E.
	,

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1	& CHERRYL A. DEL PORTO, TRUSTEES;)
1	DELANEY, BARRY F. & DEBORAH; DESERT)
2	HILLS DAIRY, LLC; DESERT)
2	PEARL FARMS, a General Partnership;)
3	DINNEEN, DANIEL E. & DOREEN E.; DINI, DAVID J.; DINSMORE FAMILY TRUST,)
4	ROBERT H. & DELPHINE DINSMORE,)
	TRUSTEES; DIXON FAMILY 1994 TRUST,)
5	ROBERT E. & JUDITY E. DIXON,)
6	CO-TRUSTEES; DOMENICI, JOSEPH &)
U	GLADYS; DOMENICI 1991 FAMILY TRUST,)
7	LONA MARIE DOMENICI-REESE,)
0	THEOLINDA ANNE SKOGSBERG AND)
8	SHARON VIETTI, CO-TRUSTEES;)
9	DOMENICI-REESE, LONA MARIE; DOUBLE)
	J A LAND AND LIVESTOCK;)
10	DRESSLER, MILTON; FRED H. DRESSLER)
11	TRUST; DREYER, ROLAND & JOAN; DUNN,)
11	DANIEL D. & SANDY L.; THE ROBERT S.)
12	DUNN AND TAMMY M. DUNN REVOCABLE)
	FAMILY TRUST DATED JANUARY 29,)
13	1997, ROBERT S. & TAMMY M. DUNN,)
14	TRUSTEES; DURAZZO, MARIO J.; DUVAL, OLIVER A. & BARBARA R.;)
14	ELW RANCHES, INC.; EDWARDS,)
15	SHELLEY; EISENHOUER, K.;)
	EITEL, LORETTA BETH; ELWELL,)
16	WILLIAM J. & DONA M.; EMENS,)
17	THEODORE A. & ANNETTE M.; EMERY,)
1,	BRETT; BRETT A. EMERY 1999 REVOCABLE)
18	TRUST UDT DATED DECEMBER 27, 1999,)
10	BRETT A. EMERY, TRUSTEE; ENTWISTLE,)
19	CHRISTOPHER R., KENNETH B. & MICHAEL)
20	B., JENNIFER M.; ESTRADA, SALVADOR & ')
	FRANCES; EVERETT, VIRGINIA M.;)
21	EWERT FAMILY 1995 TRUST DATED)
22	MAY 9, 1995, LEWIS A. & BEVERLY J.)
<i>44</i>	EWERT, TRUSTEES; F.I.M. CORPORATION;)
23	FARETTO FAMILY TRUST; MICHAEL &)
	CATHLEEN FARETTO, TRUSTEES; FARIA, EDWIN F. & MARTY L.;)
24	FARIAS, ELLIS N.; FARIAS,)
25	HAROLD, CARMEN & RUTH; FARIAS)
	WHEEL RANCH, INC.; FAWCETT,)
26	LAWRENCE W.; FENILI, PETER A. &)
	, , ,	,

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1	VERONICA J.; FERCH, CARMEN; FICKES,)
	GERALD L. & PEGGY L.; FIELD, JOHN J &)
2	MARY L.; FINCH, HARRY L.; THE LOUIS)
2	FLASKO AND ERMA FLASKO FAMILY)	`
3	TRUST DATED JUNE 4, 1981 AND)
4	RE-STATED MAY 27, 1982, JOI LUENE BLACKENBURY & PREMIER TRUST,)
	CO-TRUSTEES; FLETCHER, RUTH;)
5	FLETCHER, MICHAEL S. & MARIE L.;)
	FLETCHER, WESLEY L. & TERI L.;)
6	FLOYD, FRANK & BETTY; FLYING A)
7	LIMITED PARTNERSHIP; FLYING M)
•	RANCH; FORRESTER, WENDELL B. &)
8	PAMELA; FOSS, THOMAS A.; FOUR G)
0	CORPORATION; THE SUSANA COX)
9	FOUSEKIS INTERVIVOS TRUST, JAMES T.)
10	FOUSEKIS, TRUSTEE; JAMES T. FOUSEKIS)
10	INTERVIVOS TRUST, JAMES T. FOUSEKIS,)
11	TRUSTEE; LEONARD A. FOX TRUST;)
10	ELIZABETH J. LEONE, TRUSTEE; FRADE)
12	RANCHES INC.; FRANCIS, ROY D. &)
13	ELISABETH L.; FRANKLIN, SHAWN C. &)
	VONDA KAY; FRANKLIN, CARL & D.)
14	CAMILLE; FRASER, GEORGE & BETTY;)
15	FRAZIER, GEORGE R. & HELEN; FREITAS,)
15	MAURICE H. & ELIZABETH; FREITAS,)
16	BARBARA L.; FRIEDHOFF,)
	HELEN; FUCHS, HANS & MARGARET;)
17	RAYMOND E. & CAROL FULLER TRUST;)
10	F.M. FULSTONE, INC.; FULSTONE, JAMES)
18	H.; DAVID H. FULSTONE COMPANY;)
19	R.N. FULSTONE COMPANY;)
	G LAZY B PARTNERSHIP; DON R. GABLE; GABLE FAMILY TRUST; O.D. &)
20	M. P. GABLE, TRUSTEES; GARMS)
21	TRUST, GARY J. & TONY J. GARMS,)
<i>L</i> 1	TRUSTEES; GARMSLAND LIMITED;)
22	GATTUSO, JOSEPH A. & KIM I.; GELLES,)
	ELEANOR; GELLES, PAUL & LYNN;)
23	GEMMELL, BRUCE H.; GERBIG, ARDEN &)
24	EVILO J.; GHIO, MARIO J. & DIANA D.;)
- '	GILES, WILLIAM C.; GILL, JOSEPH P. &)
25	ALICE P.; GILMORE, DEBRA; GIODO,)
26	JOSEPH A.; GIORGI, DONALD;)
	UGO & FLORENCE A. GIORGI FAMILY)

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```
TRUST; GIORGI, LYNDA L. HUNEWILL;
 1
    GIRON, VINCE; GLASNER, GROVER F.;
   GLASS, DANIEL G. & PATRICIA J.; GLEASON, )
    JAMES G. & MARLA D.; GLOCK, ERNEST &
 3
   AUDREY; GOVER, ALICE M.; GODDE,
    FORREST G.; GOES, FRANK & CHERYL;
   GOFFINET, LONNIE K. & CHERYL L.;
    THE GORDON REVOCABLE TRUST DATED
 5
    JUNE 24, 2002, GUY GORDON & GAYE
   EKHOLM GORDON, TRUSTEES; GOREE,
   LILBORN, MARGARET, SANDRA J. & JEFF R.; )
 7
   GORHAM, JOHN A. & ROSAMOND;
    GOSS, RONALD W.; GOSS, SANDRA A.
 8
    GRAHAM, GENE G. & MARGARET F.;
    GRANATA, HELEN C.; GRAY,
    MARY; GREEN VALLEY TURF FARM, INC.;
   GREENFIELD DEVELOPMENT;
10
    GREGGERSEN; MARLENE S. & PAULA A.;
11
    GROSO, ANGELO, BLANCA E. &
    CHARLES; GROSO, ERNEST &
12
    MAXINE J.; GRULLI, MARVIN, FELICIA &
    ACE; GUILD, ROLENE V.; GUY, WILLIS
13
    H.; HAAS, PAMELA; HADLEY, ERNEST D.
14
    & KATHERINE; HALL, RALPH & WALTER;
    JOHN M. & MARYANNA HAMER TRUST;
15
    JOHN M. & MARYANNA HAMER,
    TRUSTEES: HAMLETT GROUP LIMITED
16
    PARTNERS; HAMMOND, JUDY; HANIFAN,
    PHILLIP; HANKS, LAWRENCE C.; HANSON,
17
    F.W. & LEONA; HARA, MARJORIE E.;
18
   HARDY, KAREN LUND; HARMON, PATRICIA;)
    HARRIS, JOHN R. & CAROL C.; BEN & LINDA )
19
    HARRISON TRUST; BENJAMIN A. & LINDA
    M. HARRISON, TRUSTEES; HARTLINE,
20
    DEBORAH; HARTMAN, CHARLES J. &
    MARY A.; HATHAWAY, MYRTLE K.;
21
    HAWKINS, TERRY & MARGARET;
22
   HAWKINS, BENJAMIN F. & JUANITA;
    HAWKINS, KENNETH R.; HAYES,
23
    JONATHAN C. & DEBORAH A.; HAZARD,
    MICHAEL J.; JOSEPH W. HEFLIN, INC.;
24
    HEIMERMAN FAMILY TRUST; JOHN A. &
25
   LEONA T. HEIMERMAN, TRUSTEES;
    HELMUTH, GEORGE & PAMELA;
26
    HENKER, MARK & NANCY; HERNANDEZ,
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ISIDRO V. & AUDELIA P.; HERVIN,
 1
    KURT W., REIKO & PATRICIA; HILLS,
   DAVID W. & CAROL; HILTON, BARRON &
    MARILY JUNE; HILTON FAMILY TRUST;
 3
   WILLIAM BARRON HILTON, TRUSTEE;
    HOLBROOK, RICHARD, SR. &
   CONSTANCE Y.: HOLBROOK, RICHARD H.
    JR. & VERA L.; HOLMES, FRANK MR. &
 5
    MRS.; HOPKINS, JON W. & LISA M.;
   HOWARD, CHARLES S. & LORETTA;
    HUCKINS, HARRY G.U. &
 7
   DOROTHY A.A.; HUGGANS, JAN;
   HUGHES, GEORGE & EVA;
 8
   HUNEWILL, LOREN E.;
   HUNEWILL, JANET BLISS & STANLEY
   L.; HUNEWILL, GREGORY A.;
   HARVEY E. AND PHYLLIS HUNEWILL
10
    TRUST, HARVEY & PHYLLIS HUNEWILL,
11
    CO-TRUSTEES: HUNEWILL ENTERPRISES:
    HUNEWILL LAND & LIVESTOCK CO.;
12
    HUNTSBERGER, RICHARD C.; HYNE,
    MARSHALL & FRANCIS L.;
13
    IRELAND, WARD W. & MARIANN;
14
   ITHURBURU, JOHN & MARILYN;
    LEE IVEY RANCH, INC.; JACOBSEN, FINN
15
   R. & MICHELLE; JACOBSEN,
    WILLIAM & JUDITH; JAKOBSON, BERT A.;
16
    JASON CORPORATION; JENKINS, LARRY
    D.; JENSEN, JACK E.; JESCH FAMILY
17
    TRUST, RAYMOND & SYLVIA JESCH,
18
    TRUSTEES; JOHNSON, COALE ROBERT;
    JOHNSTON, CHARLES & PEARL D.; JONES,
19
    CASEY M. & MARY C.; JONES, MARJORIE
    ANN; JONES, THOMAS F. & LOUISE A.;
20
    JONES, GILBERT E. & NORMA J.; JULIAN,
    JAY F. & DARLENE A.; JURICA, MARY E.;
21
    KEELEY, JOHN H.; KELLY, DONALD DR.;
22
    KENNEDY, DALE S. & CLEO N.; KENNON,
    VERGIE A.; KYLER, MELWOOD & LA
23
    JUNE F.; L & M FAMILY LIMITED
    PARTNERSHIP; LA BRANCH, JOSEPH H. &
24
    BOBBIE L.; LAMB, MICHAEL E. & ESTHER I.; )
25
   JOSEPH G. & BEVERLY J. LANDOLT TRUST; )
    JOSEPH G. LANDOLT, BEVERY J.
26
    LANDHOLT, TRUSTEES; LANDS OF SIERRA, )
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```
INC.; LAPHAM, WILLIS H. & JOANNA M.;
 1
   LEE, THOMAS WILLIAM; LEE, WALLACE J.
    & LINDA P.; LEHMER, STEVEN M. &
   DEBRA S.; LEINASSAR, ALAN S. &
 3
   MARIANNE; LEKUMBERRY, ROBERT J. &
    SUZANNE; LIGTENBERG, ROGER F. &
   JOANNE; LINSENMIER, JACK L. & WILMA H.;)
   LITTLE, DAVID & SHERRY; LIVINGSTON,
 5
    GEORGE & LORI; LLOYD, THOMAS E. &
   MORNA; LLOYD, THOMAS LELAND
    & SANDRA WEST; LOLL, MARGARET M.;
 7
   LOMMORI, MARIO; LOMMORI FAMILY
    TRUST, DANTE J. LOMMORI, TRUSTEE;
 8
   LOMMORI, ELEANOR B. & DANTE; JULIO &
    DELIA LOMMORI FAMILY TRUST, JOSEPH J.
    LOMMORI, BESSIE J. LOMMORI,
   TRUSTEES; JOSEPH J. AND BESSIE J.
10
    LOMMORI TRUST, JOSEPH J. & BESSIE J.
11
   LOMORRI, CO-TRUSTEES; LOMMORI, JULIO )
    & DELIA; LOMPA FAMILY TRUST, SAMUEL
12
    A. LOMPA, DUANE S. LOMPA, TRUSTEES;
    LUDEL, SAMUEL M. & DONNA L.; HANS N. & )
13
    MARIE N. LUND TRUST, HANS N. & MARIE N.)
14
   LUND, TRUSTEES; LYON COUNTY
    CEMETARY #2 HILLCREST CEMETARY;
15
   LYON COUNTY FAIR GROUNDS, INC.;
    COUNTY OF LYON; MABE, JAMES A. &
16
    SANDRA R.; MACKEY, RUSSELL &
    THERESA; MADDEN, GERALD & LOIS;
17
    MAINE, D.C. & GAYLE; JOSEPHINE MANHA
18
   FAMILY TRUST; MANHA, WILLIAM
    DAVID; MANN, LUETTA & CHARLES F.;
19
    MAPLE, G. D. & U. L. JR.; MARRIOTT,
    JACKIE DALE & SANDRA K.; MARRIOTT,
20
    LONNIE E. & SANDRA JO; MARRIOTT,
    MICHAEL, SHELLY, NANCY & MARK;
21
    MASINI, CARROL G. & MARIA O.;
22
   LAWRENCE C. & ALMA MASINI TRUST;
    MASINI, LAWRENCE, ALMA & PATRICIA;
23
    MASINI INVESTMENTS; LAWRENCE
    C. MASINI RANCH; MATHESON, DOROTHY;
24
    MATTICE, JAMES L. & MARY L.; MATTICE,
25
   LEWIS W. & GAYLE; MATTICE, JOHN. E &
    DENA L.; MAUSBACH, JUDITH;
26
    McALISTER, EDGAR O. & BETSY K.;
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FRANK JOSEPH McBRYDE TRUST, FRANK
 1
    JOSEPH McBRYDE, TRUSTEE; McCARGAR,
   EDWARD JAMES JR. & DORIS; McCLAIN,
    WILLIAM T. & TERRY LEE;
   McCOY, LEE A. & CHERYL; McCRAY,
 3
    NANCY R.; McHALE, MICHAEL MARTIN
    & NORMA; McKAY, MARJORIE M.; McKAY,
    JAMES C.; McMINN, ROBERT L. & JOANN A.; )
 5
    McWHIRTER, MILDRED K.; MEIER, MR. &
    MRS. VIRGIL; AMOS MENCARINI JR. TRUST; )
    MENESINI, DONALD G. &CYNTHIA;
 7
    MENESINI, GENE; MENESINI, GERALD T.
    & RENEE E.; MENESINI, GRACE; MENESINI,
 8
    EDWARD L. & KRISTIE L.; MERCZAK,
    ELVETIA; MERRITT, DAVID L. & TERESA C.; )
    MERRIWETHER, WILLIAM;
   MESTMAKER, ROBERT; MICA FARMS, LLC;
10
    MILLER, LUCILLE B.; MILLER, JOHN M. &
11
    CHRISTIE A.; MINER, FRANCES; MITCHELL,
    RONALD & GINGER; MONIA, RAY & ELAINE;)
12
    COUNTY OF MONO; MONTGOMERY, MARY
   LOUISE; MUNSON, DELORES N.; OGLE,
13
    LAURIE RENE; HAROLD MOORE TRUST,
14
   HAROLD MOORE, TRUSTEE; MOREDA
    DAIRY; MOREDA FAMILY TRUST,
15
    CLARENCE J. MOREDA, JANET M. MOREDA,
    TRUSTEES: MORGAN FAMILY 1996
16
    TRUST, JAMES R. MORGAN, TRUSTEE;
    MOROSE, DAN C. & TARA L.; NAGEL,
17
    ROBERT R. & SHIRLEY J.; NANNINI, ANNA;
18
    ANNA NANNINI REVOCABLE TRUST, ANNA
    NANNINI, TRUSTEE; NEILSON, NORMAN &
19
    DEANA; NESMITH FAMILY TRUST
    AGREEMENT; TERESA M. NESMITH,
20
    TRUSTEE; NEUHAUSER, GENEVA RUTH &
   LARRY; NEVADA BIGHORNS UNLIMITED;
21
    NEVADA-UTAH ASSOCIATION OF SEVENTH )
22
   DAY ADVENTISTS; NEVIN, WILBUR W. &
    MELBA; NEWCOMBE, LINDA; NOVY,
23
    LOWELL; NUTI, ARMANDO & HELEN L.;
   NUTI, RALPH C. & MARY R.;
24
    NUTI, RALPH E. & MARY E.; NUTI,
25
   LAWRENCE M. & LESLIE J.; NUTI, MICHAEL
    A. & NANCY J.; NUTI BROTHERS; NUTI,
26
    RICHARD B. & CYNTHIA; O'BANION, JAMES )
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R.; ORRIN, KENNETH; OSBORN, HENRY S.;
 1
    OSBORNE, R.E. & G.L.; OXSEN, PETER &
   NANCY; PALMER, ALFRED W.
    & JOY L.; PARK, W.B.; PARK LIVESTOCK
   COMPANY; PARKER, RAYMOND E. &
 3
    PATRICIA; PARRAGUIRRE, D.; PARRIS,
 4
   THOMAS A. & JUDY Y.; PATTERSON,
    ROBERT M.; PATTON, THOMAS C. &
 5
    MAROLYN B.; PEDERSON, ALENZO &
   KATIE; PEEPLES, NORMA M.; PEEPLES,
    FRANK TERRY; PELAYO, R.A.; PENDLETON, )
   CLEO C. & JANET L.; PENDLETON, DANIEL L.)
    & JENNIFER; PENROSE GENERAL
 8
    IMPROVEMENT DISTRICT COUNTY OF
   LYON; PERI & PERI, LLC; PERRIN TRUST,
    FRANCIS L. & MARY K. PERRIN,
   CO-TRUSTEES; CLARENCE H. PERRIN
10
    TESTAMENTARY TRUST, HELEN J. SCHROCK)
11
    & NANCY JO PLATTNER, SUCCESSOR
    TRUSTEES PERRISEAU, MELVIN; PERRY,
12
    GENA; PERUMEAN, PETER, SR. & CECELIA
    C.; THE CECELIA PERUMEAN TRUST, PETER )
13
    PERUMEAN JR., TRUSTEE; PETERS, GLEN &
14
    DARLENE; PETERSEN, LEON E.; PETERSEN,
    MARTIN W. & NORMA D.; PETERSON,
15
   LELAND C. & MARION W.; PETERSON,
    JEFFREY & SHERI L.; P.D. EXPLORATIONS,
16
    INC.; PHELPS DODGE CORPORATION;
    PINENUT RANCH CORPORATION;
17
    PITCHFORK RANCH, INC.; PLETT, WALTER &)
18
   PAULINE; POLI, JOHN & NANCY; POLISH,
    EVELYN; PRESTO FAMILY TRUST
19
    AGREEMENT DATED AUGUST 16, 1990,
    BEATRICE PRESTO, ET AL. TRUSTEES;
20
    PRESTO, RENE; PRICE, CHARLES; PRUETT
    RANCHES, INC.; PUMPKIN HOLLOW FARMS, )
21
    INC.; EARLENE D. PURRELL TRUST,
22
   EARLENE D. PURRELL, TRUSTEE; JAMES
    E. PURRELL & KAREN M. PURRELL
23
    FAMILY TRUST, JAMES E. & KAREN M.
    PURRELL, TRUSTEES; PURSEL, MELVIN E. & )
24
    PHYLLIS A.; PURSEL, NORMAN, NORMA,
25
   DELBERT & JAMES; PURSEL RANCH,
    a Partnership; QUEALY, B.V. & T. H.; QUILICI,
26
    NORMA YVONNE; QUILICI REVOCABLE
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LIVING TRUST, BASIL ANGELO QUILICI,
 1
    PAULINE LEVEILLE QUILICI, TRUSTEES;
    QUIROGA, HECTOR, GUADALUPE,
   CARLOS G. & OFELIA R.; QUIROGA
   REVOCABLE TRUST, CARLOS & OFELIA R.
 3
    QUIROGA, TRUSTEES; R & R SERVICES;
   RAISBECK, PETER D. & NANCY L.;
    RASMUSSEN, STEVEN & KATHLEEN;
 5
    RAUBER TRUST; WILLIAM S. RAUBER
   AND CHARLOTTE F. RAUBER
    DECLARATION OF TRUST, WILLIAM S.
 7
   RAUBER, TRUSTEE; RECHEL, LUCY;
   RUBY C. REGAN TRUST, RUBY REGAN,
 8
    TRUSTEE; RENNER, THOMAS, DORTHEA,
    DONALD & TOSCA; RICHARDSON, RALPH & )
    GLENNA; RICHARDSON, ELIZABETH;
   RITTER FAMILY TRUST; JOHN G. RITTER, JR.)
10
    & LUCILLE RITTER, TRUSTEES;
11
    RITTER, JOHN GUSTAVE, III; RITTER,
    LUCILLE; RIVA, HERVERT R.; ROBERTS,
12
    GEORGE; ROBERTSON, ELMER C. &
    GENEVA K.; ROBISON, SANDRA J.;
13
    RODERICK, JOSEPH E. & LAUREL D.;
14
    RODERICK, DOUGLAS RAY & S. JOANN;
    ROGERS, RALPH S. & CAROLE LEE;
15
    ROLSTON, KENNETH J. & LINDA; ROMA
    CORPORATION: ROMAN CATHOLIC
16
    BISHOP OF RENO; ROMERO FAMILY
    TRUST, BENITO ANTONIO & LINDA
17
    IRENE ROMERO, CO-TRUSTEES;
18
    ROSASCHI, LESTER & CONNIE; ROSASCHI,
    ANGELO JOSEPH; ROSASCHI, ANDREW
19
    GENE; ROSACHI, STANLEY THOMAS;
    ROSSE, JERRY R. & DEBRA D.; RUPE FAMILY)
20
    TRUST AGREEMENT, MARVIN & JEAN RUPE,)
    TRUSTEES; RYE, STEPHEN B. & CHERIE C.;
21
    SALVADOR, WILLIAM M. &
22
   LEOTA; SANDOVAL FAMILY TRUST U/D/T
    MARCH 12, 2001, ALBERT RAYMOND &
23
    CECELIA LILLIAN SANDOVAL, TRUSTEES;
    SANS, PAUL P.; SANTOS, PAUL J. &
24
    CHRISTINA M.; SARIO LIVESTOCK
25
   COMPANY; SAVAGE, KEITH & VIRGINIA;
    SCATENA, LOUIS G. & LORRAINE B.;
26
    SCEIRINE FREDERICKS RANCH; SCEIRINE,
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BEVERLY; SCEIRINE, DAVID A.;
 1
    SCEIRINE, EDNA JAYNE; SCEIRINE,
    JOSEPH E.; SCEIRINE, MICHAEL DUANE;
    SCEIRINE TRUST, HERBERT L. & SUSAN L.
 3
    SCEIRINE, TRUSTEES; SCHENDEL, ROBERT
    J.; SCHENDEL, MADGE E.; SCHMID, ETHEL;
    SCHOTZ, ROBERT J. & PEGGY L.; SCHUSTER )
    FAMILY TRUST, DONNA R. SCHUSTER,
 5
    TRUSTEE; SCIARANI, PAULINE,
    PAUL, NELSON, EUGO, JOHN & LINDA;
    SCIARANI, JAMES & DONNA; SCIARANI,
 7
    NELSON, GLENN, PAUL T. & MILDRED;
    THE ARNOLD SCIARANI, JR. AND PAULINE
 8
    SCIARANI TRUST AGREEMENT DATED
    JULY 12, 1989, ARNOLD SCIARANI, JR. &
    PAULINE SCIARANI, TRUSTEES; SCRIBNER,
    VANCE & CYNTHIA; SEIFERT, STANLEY
10
    D. & JUDY A.; SETTELMEYER, ARNOLD;
11
    SEUBERT, DONALD R. & SOPHIA; SHEHADY, )
    DANIEL PAUL; SHEHADY, THERESA;
12
    DONALD & TERESA SHEHADY TRUST;
    SHERLOCK, MICHAEL & ROBERT; SHIPLEY,)
13
    WALTER D. & SANDRA J.; SHIVELY 1991
14
    REVOCABLE TRUST, RUSSELLE & E. DUANE )
    SHIVELY, TRUSTEES; SHOEMAKER TRUST
15
    AGREEMENT, JANICE K. SHOEMAKER,
    TRUSTEE; SIERRA LAND & SHEEP, LLC;
16
    SIERRA PACIFIC POWER CO.;
    SIINO, FRANK A. & MARTINA L.; SILVA,
17
    EDWARD B.; SILVERADO, INC.;
18
    SIMMONS, STANLEY C. & LEIA H.;
    SIMMONS, PATRICIA; SIX N RANCH, INC.;
19
    SJOLIN, EUNICE; SMITH, KEITH A., KATHY
    & MARY; SMITH, NORVILLE W., MR. &
20
    MRS.; SMITH, PATRICIA ANN; SMITH,
    DANIEL G. & SHAWNA S.; SMITH, ERMON
21
    W. & MARY LEE; SMITH, VERDA & WILBUR; )
22
    SMITH, KATHY L.; SMITH, GLEN H. &
    BARBARA J.; SMITH, MICHAEL A. & EVA L.;
23
    SMITH, TRAVIS S.; THE GRANT B. SMITH &
    GAILA M. SMITH 1996 REVOCABLE TRUST
24
    DATED NOVEMBER 22, 1996, GRANT B. &
25
    GAILA M. SMITH, TRUSTEES; SMITH RANCH)
    PARTNERSHIP; SMITH VALLEY CATTLE
26
    FEEDERS; SNYDER, THERESA & EDDIE R.;
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SNYDER, FRANCES; SNYDER, JIM;
 1
   SNYDER, LUCY A.; SNYDER LIVESTOCK
   COMPANY, INC.; SODERSTROM, JOAN &
   DAVE JR.; SOILFUME, INC.; SORENSON,
   MARGE O. & KENNETH A.; SOVEREIGN
 3
   ENTERPRISES, LLC; STANLEY, MARLYSE R.
 4
   & JOHN D.; STANTON, KIRK ANDREW
   & CHRISTY DE LONG; STARK, RUTH L. &
 5
   GLENN M.; STATE OF CALIFORNIA; STATE
   OF CALIFORNIA WATER RESOURCES;
   STATE OF NEVADA DEPARTMENT OF
 7
   WILDLIFE; STATE OF NEVADA LANDS
   DIVISION; STEELE, KAREN R. & CHARLES R.;)
 8
   STEWART, SANDY; STEWART, MICHAEL
   B.; STILLFIELD, DONNA JEAN THOMAS:
   STOCKTON, EDWARD & LINDA A.;
   STOTTLEMEYER, CHARLES E., JR.:
10
   STOUGHTON, ROBERT G. & CANDACE;
11
   STOUT, JACK F. & NANCY; STOVALL,
   JUDITH LEE; STRONG, CHARLES W.;
12
   STROSNIDER FAMILY TRUST, KENNETH O.
   & CAROLYN M. STROSNIDER, TRUSTEES;
13
   STROSNIDER, INC.; STURGE, MICHELLE &
14
   MICHAEL A.; STURTEVANT, HELEN M.;
   SUNDANCE FEEDLOT, INC.; SUNRISE
15
   RANCH LLC; SUTTER RANCH
   CORPORATION: SWAGGER RANCH, INC.:
16
   SWAINSTON FAMILY TRUST, GEORGE D.
   SWAINSTON, DOROTHY E. SWAINSTON,
17
   TRUSTEES; SWEETWATER LAND & CATTLE )
18
   COMPANY; TABER, PHYLLIS B. & DON G.;
   TALBOT LAND & LIVESTOCK; TAMAGNI,
19
   FLORENCE ELIZABETH; RAYMOND
   TAMAGNI FAMILY TRUST, RAYMOND &
20
   JANICE E. TAMAGNI, TRUSTEES; VICTOR &
   FLORENCE TAMAGNI TRUST, FLORENCE
21
   ELIZABETH TAMAGNI & NORMAN
22
   NIELSON, TRUSTEES; TAYLOR, DOLA &
   LLOYD T.; TAYLOR, MARY M.; TERRY, LELA;)
23
   TERSCHLUSE, ROBERT W. & MARIE;
   TERSCHLUSE FAMILY TRUST, ROBERT
24
   WILLIAM & MARIE LOUISA TERSCHLUSE,
25
   TRUSTEES; THACHER, JOHN H. & CAROLINE)
   H.; RACHEL THOLKE TRUST, DON COOK,
26
   TRUSTEE; THOM, MAY & DOUGLAS;
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THOMAS, KATHERINE L. & TERRY A.;
 1
    THOMAS, AMI & WILSON; THOMAS, TRACY )
   GLAZE; THOMPSON FAMILY TRUST,
   CLIFFORD A. THOMPSON, JR. & EVELYN L.
 3
   THOMPSON, TRUSTEES; TIBBALS,
    MARGARET F. & JOSEPH E.; TIBBALS,
 4
   JOSEPH W. & CAROL J.; TIBBALS FAMILY
    TRUST, DONALD H. & JOY M. TIBBALS,
 5
    TRUSTEES; TIERNEY, KAREN M.; TIJSSELING,)
   JUDITH A. & DICK G.; JERRY E. TILLEY
    TRUST, JERRY E. TILLEY, TRUSTEE; TITUS,
    ROBIN LEE; TOIGO, KATHLEEN A. &
    THOMAS J.; TOLL HOUSE CANYON
 8
    PARTNERS; TOMAC, STEVE & LAURA;
    TRUST FOR PUBLIC LAND; TWELVES
    FAMILY TRUST, ROY SNYDER, TRUSTEE;
    TWIN LAKE ENTERPRISES; C.W. & V.B.
10
    TWOMBLY TRUST, CLIFFORD W. TWOMBLY)
11
    & VIRGINIA B. TWOMBLY, JEAN T. SNOOK,
    TRUSTEES; UNITED STATES OF AMERICA;
12
    UNITED STATES OF AMERICA BUREAU
    OF LAND MANAGEMENT; UNITED
13
    STATES OF AMERICA TOIYABE NAT'L
14
   FOREST; THE UHLAND FAMILY TRUST,
    CRAIG R. UHLAND & SHAWN W.
15
    UHLAND, TRUSTEES; UMBERGER,
    LODEMA & WILLIAM W.: UNITED STATES
16
    OF AMERICABUREAU OF INDIAN AFFAIRS;
    VGR PARTNERSHIP; VALDEZ, RAMON &
17
    MYRNA; VAN HORN, PHILIP & KAREN;
18
    VAN VLIET, HUGO & SHIRLEY;
    VANDEBRAKE, VERNON & AUDREY;
19
    VEIL, TIMOTHY C. & KELLY A.; VETSCH,
    ROBERT & LEONARD; VEUVE, MARY R.
20
    & GARY; VICENCIO, WILLIAM K. & SUSAN
    STENERI; VIRDIN, VIRGINIA SUE &
21
    WILLIAM M.; VOGEL, BEVERLY K. &
22
    BRUCE G.; WAKELING, JAMES A. JR. &
    JEANNE; WALKER RIVER LAND CORP.;
23
    WALKER RIVER RANCH LIMITED
    PARTNERSHIP; WALLACE, DEIRDRE;
24
    WARBURTON FAMILY TRUST, JOSEPH A.
25
    WARBURTON & WINIFRED P.
    WARBURTON, TRUSTEES; WARD,
26
    CATHERINE M. & MARK D.; WARD,
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	LAUREN & MARY MARGARET; WARR,)
1	DAVID T. & JOHN; WASS, CHESLEY E. &)
2	JANET A.; WEAVER PROPERTIES, LLC;)
	WEAVER, LURA K. & JOHN R.; WEAVER)
3	REVOCABLE TRUST AGREEMENT, WILLIAM)
4	M. WEAVER, JR., TRUSTEE, ROSEMARY F.)
	WEAVER, TRUSTEE; WEBB, ROBERT D. & LINDA K.; WEDERTZ, GILBERT C.; WEISER)
5	LIVING TRUST DATED FEBRUARY 28, 2002,))
6	ROBERT G. & BETTY J. WEISER, TRUSTEES;)
U	MARGARET M. WHEAT TRUST, SYLVIA)
7	JESCH, TRUSTEE; WHITE, DOUGLAS M. &)
8	JULIE ANN; WILDER, JOAN; WILENS FAMILY)
o	TRUST; WILKINSON, PHILIP & VIVIAN;)
9	WILLIAMS, DORIS M. & HAROLD S.; WILLIAMS, JONI FAY & PHILLIP A.; DURELL)
10	& VIRGINIA WILLIAMS TRUST, KENNETH))
10	WILLIAMS, TRUSTEE, ELIZABETH M.)
11	WILLIAMS, TRUSTEE; WILLIAMS TRUST,)
12	LEONARD S. WILLIAMS, TRUSTEE, EMILY)
12	MARTIN WILLIAMS, TRUSTEE; WILLIAMS)
13	REVOCABLE LIVING TRUST, JACK H. &)
14	EVANGELINE A. WILLIAMS, CO-TRUSTEES; WINES, KAREN L. & DANIEL R.; WIPFLI,)
14	CANDYCE & TOM; WISE, CATHERINE E.)
15	& DAVID E.; WRIGHT, MARY MACKEDIE &)
16	JOE; WRIGHT, SUSAN & JOSEPH; WRIGHT,)
10	NADIA & WAYNE D.; YERINGTON PAIUTE)
17	TRIBE; ZIPPWALD, JACK C. & DARLENE S.,)
18)
10	Proposed Defendants.)
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Attachment C – Notice in Lieu of Summons

Attachment C – Notice in Lieu of Summons

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1	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
2	UNITED STATES OF AMERICA,		
3		IN FOLUTIVNO C 125 DOLWICO	
4	Plaintiff,	IN EQUITY NO. C-125-RCJ-WGC Subproceeding: C-125-C	
5	WALKER RIVER PAIUTE TRIBE,	3:73-CV-00128-RCJ-WGC	
6	Plaintiff-Intervenor,	3.73 CV 00120 Res Wee	
7	vs.		
8	WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,	NOTICE IN LIEU OF SUMMONS	
10	Defendants.		
11	MINERAL COUNTY,		
12	Proposed-Plaintiff-Intervenor,)		
13			
14	WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,		
15	Proposed Defendants.		
16			
17	TO:	: (As of	
18).		
19	To the above named Defendant:		
20	You have been named as a Defendant in	a civil action. A Notice of Motion and Motion	
21	for Intervention, Proposed Petition to Intervene,	Amended Complaint in Intervention, and a	
22	Motion for Preliminary Injunction by Mineral C		
23			
24	level of water for Walker Lake, which would af	fect the water rights under the Walker River	
25	Decree which you (or the entity on whose behal	f you are addressed) possess, have been filed in	
26			
27			
28	Attachment C - Notice in Lieu of Summons Page 1 of 5		

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the United States District Court for the District of Nevada, Reno, Nevada, Case No. C-125. This matter has been assigned Subfile No. C-125-C, docket number 3:73-cv-00128-RCJ-WGC.

The time for responding to the Notice of Motion and Motion for Intervention will be established by further order of the Court. You are not required to respond to the Motion for Intervention until the Court establishes the time for responding to that motion. You are not required to answer or otherwise respond to the Proposed Petition to Intervene or Amended Complaint in Intervention and Amended Memorandum of Points and Authorities until the Court enters its decision on Mineral County's Motion to Intervene and then only upon a schedule to be established by further order of the Court. Similarly, you are not required to respond to Mineral County's Motion for Preliminary Injunction and Points and Authorities in support thereof until the Court enters its decision on Mineral County's Motion to Intervene and then only upon a schedule to be established by further order of the Court.

You are required, within thirty (30) days after service of this Notice in Lieu of Summons upon you, to file with the Court and serve by mail on counsel for Mineral County, the Walker River Irrigation District, United States, Walker River Paiute Tribe, State of Nevada, State of California, and United States Board of Water Commissioners the attached Notice of Appearance and Intent to Participate. If you fail to do so, you shall nevertheless be deemed to have notice of subsequent orders of the Court and subsequent pleadings filed and served in this matter.

The materials in this package include ten (10) documents that you should review. These documents are listed in Attachment A to this Notice in Lieu of Summons and are explained below. Please note that two of these documents address the sale or other conveyance of your

Attachment C - Notice in Lieu of Summons Page 2 of 5

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water rights. Please read these materials carefully, as they are important to your legal rights and legal obligations.

This package includes an Order Relating to Completion of Service that requires you to provide certain information to the Court and Mineral County.

The Order Relating to Completion of Service requires you to notify the Court and Mineral County within thirty (30) days of being served if you contend that you have been included in this litigation in error because at the time you were served, you claimed no water right under the Walker River Decree. If you contend that you have been included in this litigation in error, the Order Relating to Completion of Service also requires you to provide certain information and documents related to the transfer of water rights that would be part of this litigation. If you disclaim any water right in this litigation, you must comply with the Order Relating to Completion of Service and you may use the form entitled DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND DOCUMENTATION SUPPORTING DISCLAIMER, which is attached to the Order Relating to Completion of Service and included herein. You should review this Order carefully and retain it and all forms attached to it for your files.

The Order Relating to Completion of Service also provides that if, during the course of this litigation, you sell or otherwise convey ownership of all or a portion of any water right under the Walker River Decree, you may use the JOINT MOTION FOR SUBSTITUTION OF PARTIES FOLLOWING TRANSFER OF INTEREST FORM, which is attached to the Order Relating to Completion of Service and included herein, to substitute your successor(s)-ininterest. You should retain this Order and the attached form for use whenever appropriate during the course of this litigation. You may also wish to make additional copies of the form attached

Attachment C - Notice in Lieu of Summons Page 3 of 5

Case 3:73-cv-00128-RCJ -WGC Document 605-3 Filed 08/02/12 Page 5 of 6

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l	
	to the Order for use if you sell or otherwise convey ownership of applicable water rights on more
	than one occasion during the course of this litigation. Pursuant to the Order Relating to
	Completion of Service and other orders of the Court, even if a successor-in-interest is not
	substituted, the successor will nonetheless be bound by the final decision of the Court.
	The STATEMENT NOTING DEATH form, which is attached to the Order Relating to
	Completion of Service and included herein, is for use by heirs or successors-in-interest should
	the named Defendant die during the course of litigation. The contact information for the heir or
	successor must be included on this form. When a Statement Noting Death is filed with the
	Court, it must also be served on all parties listed on the form and filed with the Court. After a
	Statement Noting Death is filed and served, any party to the case may move to substitute the
	proper successor-in-interest to the deceased Defendant. Pursuant to the Order Relating to
	Completion of Service and other orders of the Court, if no Statement Noting Death is filed, even
	if a successor-in-interest is not substituted, the successor will nonetheless be bound by the final
	decision of the Court.
	DATED this day of, 2012.
	Clerk of the Court
	(Seal)
١	

Attachment C - Notice in Lieu of Summons Page 4 of 5

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Attachment C - Notice in Lieu of Summons Page 5 of 5

NOTICE IN LIEU OF SUMMONS ATTACHMENT A

Enclosed are the following ten (10) documents:

- 1. Order Relating to Completion of Service;
- 2. Notice of Appearance and Intent to Participate form: If you choose to sign this document, you must file the original with the District Court and you must send a copy of the document to the parties listed on the Notice of Appearance and Intent to Participate Certificate of Service;
- 3. Disclaimer of Interest in Water Rights and Notice of Related Information and **Documentation Supporting Disclaimer form**;
- 4. Joint Motion for Substitution of Parties Following Transfer of Interest and **Request for Hearing form**;
- 5. Statement Noting Death form;
- 6. Mineral County's Notice of Motion and Motion for Intervention (October 25, 1994);
- 7. Mineral County's Proposed Petition to Intervene, Memorandum of Points and Authorities, and Supporting Affidavits of Kelvin F. Buchanan, Herman F. Staat, Marlene Bunch, and Louis Thompson (October 25, 1994);
- 8. Mineral County's Amended Complaint in Intervention (March 10, 1995);
- 9. Mineral County's Amended Memorandum of Points and Authorities in Support of Mineral County's Amended Complaint in Intervention (March 10, 1995); and
- 10. Mineral County's Motion for Preliminary Injunction and Memorandum of Points and Authorities and supporting affidavits (March 10, 1995).

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1 | 2 | Attachment D – Notice of Appearance and Intent to Participate Form 3 | 4 |

Attachment D – Notice of Appearance and Intent to Participate

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$1 \mid$	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA	
2	UNITED STATES OF AMERICA,)	
3		
4	Plaintiff,)	IN EQUITY NO. 0125-RCJ-WGC
5	WALKER RIVER PAIUTE TRIBE,	Subproceeding C-125-C
6	Plaintiff-Intervenor,)	3:73-cv-00128-RCJ-WGC
7	vs.)	NOTICE OF APPEARANCE AND
8	WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,	INTENT TO PARTICIPATE
9	Defendants.	
.1	MINERAL COUNTY,	
2	Proposed-Plaintiff-Intervenor,) vs.)	
.3	WALKER RIVER IRRIGATION DISTRICT)	
4	a corporation, et al.	
.5	Proposed Defendants.	
6		
.7	TO: Counsel of record for Mineral County, Nevada States, Walker River Paiute Tribe, State of Nevada,	
8	Board of Water Commissioners.	state of Carrotina, and the Cinted States
9	You are hereby notified that	enters an appearance
20	of record in the above-captioned matter. The mailing	ng address of, or its
21	legal counsel, is as follows and service of all orders	s, pleadings and other documents filed in this
22	matter shall be complete upon mailing to this addre	ss.
23	(provide mailing address)	
24		
25		
26		
27		
28	Attachment D - Notice of Appearance and Intent to Page 1 of 2	Participate Form

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1	<u>CERTIFICATE OF SERVICE</u>	
2	I hereby certify that I have deposited in United States mail, postage prepaid, a true an	
3	correct copy of this Notice of Appearance and Inter	nt to Participate in an envelope addressed to
4	Simeon M. Herskovits Advocates for Community and Environment	Marta Adams Deputy Attorney General
5	P.O. Box 1075 El Prado, New Mexico 87529	State of Nevada 100 North Carson Street
6	Attorney for Mineral County	Carson City, NV 89701
7		Attorney for State of Nevada
8	Gordon H. DePaoli Dale E. Ferguson	Wes Williams Law Offices of Wes Williams Jr.
9	Woodburn and Wedge	P.O. Box 100
10	6100 Neil Road, Suite 500 Reno, Nevada 89511	Schurz, NV 89427 Attorney for Walker River Paiute Tribe
11	Attorneys for Walker River Irrigation District	
12	Susan L. Schneider	Michael Neville
13	U.S. Department of Justice Environment and Natural Resources Division	455 Golden Gate Avenue, #11000 PO Box 944255
14	999 18th Street	San Francisco, CA 94102
15	South Terrace, Suite 370 Denver, CO 80202	Attorney for State of California
16	Attorney for United States	
17	Karen A Peterson Allison MacKenzie Russell Pavlakis	
18	Wright & Fagan, Ltd. 402 North Division St.	
19	P.O. Box 646	
20	Carson City, NV 89703 Attorney for U.S. Board of Water Commissioners	
21		(signature)
22		
23		(print or type name)
24		-
25		(print or type name of entity if applicable
26		
27		
28	Attachment D - Notice of Appearance and Intent to	Participate Form

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2	Attachment E – Disclaimer of Interest in Water Rights and Notice of Related Information
3	and Documentation Supporting Disclaimer Form
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26	Attachment E. Disalaimen of Interest in Weter Dieles and Nether of Delet 11 Co. 11
27	Attachment E – Disclaimer of Interest in Water Rights and Notice of Related Information and Documentation Supporting Disclaimer Form
- 1	1

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UNITED STATES DI FOR THE DISTRIC	

UNITED STATES OF AMERICA,)
Plaintiff,))
WALKER RIVER PAIUTE TRIBE,) IN EQUITY NO. C-125-RCJ-WGC) Subproceeding C-125-C
Plaintiff-Intervenor,) 3:73-cv-00128-RCJ-WGC
VS.)
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,))) DISCLAIMER OF INTEREST IN) WATER RIGHTS AND NOTICE OF
Defendants.) RELATED INFORMATION AND) DOCUMENTATION
MINERAL COUNTY,	SUPPORTING DISCLAIMER
Proposed-Plaintiff-Intervenor,)
vs.)
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,)))
Proposed Defendants.)))
The analogical defendant in the above est	ion handry natifica the Count and Minard

The undersigned defendant in the above action hereby notifies the Court and Mineral County that the undersigned (or the entity on whose behalf the undersigned is acting) has no interest in any water right subject to the Walker River Decree, and therefore, **disclaims all interest in this action**.

In addition, because the undersigned sold or otherwise conveyed ownership of all of the water rights that the undersigned (or the entity on whose behalf the undersigned is acting) once owned before the undersigned was served with a Waiver of Personal Service of Notice in Lieu of Summons or by a Notice in Lieu of Summons the undersigned provides the following additional information:

Attachment E - Disclaimer of Interest in Water Rights and Notice of Related Information and Documentation Supporting Disclaimer Form

Page 1 of 3

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1	1. The name and address of the defendant or defendants who sold or otherwise conveyed
2	ownership:
3	Name(s)
4	
5	Street or P.O. Box
6	Town or City State Zip Code
7	2. The name and address of each person or entity who acquired ownership
8	2. The name and address of each person of entity who acquired ownership
9	Name(s)
10	
11	Street or P.O. Box
12	Town or City State Zip Code
13 14	
15	
16	☐ Deed☐ Court Order
	□ Other Document
17	4. The undersigned acknowledges that any person or entity who files a Disclaimer of
18	Interest in this matter is ultimately responsible for the accuracy of this filing.
19 20	*This notice shall be sent to the following two persons:
$\begin{bmatrix} 20 \\ 21 \end{bmatrix}$	Chief Deputy Clerk
$\begin{bmatrix} 21\\22 \end{bmatrix}$	United States District Court for the District of Nevada
$\begin{bmatrix} 22 \\ 23 \end{bmatrix}$	400 South Virginia Street, Suite 301 Reno, Nevada 89501
	AND
24	Simeon Herskovits Advocates for Community and Environment
25	P.O. Box 1075 El Prado, NM 87529
26	
27 28	Attachment E - Disclaimer of Interest in Water Rights and Notice of Related Information and Documentation Supporting Disclaimer Form
20	Page 2 of 3

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1	Consequently, the undersigned acknowledges that any person or entity who files such a notice,	
2	but, in fact, has water rights subject to this litigation, sh	nall nevertheless be bound by the results of
3	this litigation.	
4	Executed this day of, 20	
5		
6	$\delta \parallel$	
7	7 <u>[si</u>	gnature of defendant]
8		
9	[n:	ame of defendant]
10		•
11		
12	ac ac	gnature, if applicable, of person ting on behalf of defendant]
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15	on	behalf of defendant]
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21		reprone name en
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27	7	ation of Poloted Information and Passumentation
28	Cupporting Disclaimer Form	ouce of Related Imormation and Documentation

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Attachment F - Joint Motion for Substitution of Parties Following Transfer of Interest Form

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1	UNITED STATES DISTRICT COURT		
2	FOR THE DISTRICT OF NEVADA		
3	UNITED STATES OF AMERICA,)	
4	Plaintiff,))	
5	WALKER RIVER PAIUTE TRIBE,) IN EQUITY NO. C-125-RCJ-WGC) Subproceeding C-125-C	
6	Plaintiff-Intervenor,)) 3:73-cv-00128-RCJ-WGC	
7)	
8	VS.))	
9	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,)) JOINT MOTION FOR	
10	Defendants.	SUBSTITUTION OF PARTIES FOLLOWING TRANSFER OF	
11) INTEREST AND REQUEST FOR	
12	MINERAL COUNTY,) HEARING	
13	Proposed-Plaintiff-Intervenor)	
14	VS.)	
15	WALKER RIVER IRRIGATION DISTRICT,))	
16	a corporation, et al., Proposed Defendants.))	
17)	
18	This motion is filed in Subproceeding C-125-	-C, docket number 3:73-cv-00128-RCJ-	
19	WGC, which involves claims for water in the Walke	r River by Mineral County. This motion is	
20	filed pursuant to Fed. R. Civ. P. 25(c) and this Court	_	
21	Issues Pertaining to Defendants Who Have Been Ser	wed (Doc. No. 542) and is filed jointly by , who is a current Defendant in this	
22	action based on the ownership of one or more water		
23	("Current Defendant") and has conveyed or otherwis		
24	rights claims to	("Proposed Defendant").	
25			
26			
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Attachment F - Joint Motion for Substitution of Parties Following Transfer of Interest and Request for Hearing Form Page 1 of 7

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By this motion, the Current Defendant and Proposed Defendant ask the Court to			
substitute the Proposed Defendant into this action in place of the Current Defendant regarding			
the specific water right(s) identified herein. The parties to this motion request a hearing on this			
motion if any objections are filed to this motion. If there are no objections, the parties to this			
motion consent to the Court entering an Order of Substitution without a hearing.			
I. Identification of Current Defendant:			
The undersigned Current Defendant in the above action hereby notifies the Court and			
Mineral County that the undersigned (or the entity on whose behalf I am acting) has sold or			
otherwise conveyed ownership of all or a portion of a water right or rights under the Walker			
River Decree to the Proposed Defendant and provides the following information:			
A. The name and address of the Current Defendant who sold or otherwise conveyed			
ownership:			
Name(s): Street or P.O. Box: Town or City: State: Zip Code: Telephone Number: E-mail Address:			
B. Attorney Representation:			
Check here if the Current Defendant is not represented by counsel in this			
subproceeding.			
Check here if the Current Defendant is represented by counsel in this subproceeding.			
If the Current Defendant is represented by counsel in this subproceeding, that			
attorney is identified below, along with his or her mailing address, telephone number, facsimile			
number, and e-mail address:			
Attorney: Address:			

Telephone Number:

Fax Number:

E-mail Address:

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II. **Identification of Proposed Defendant:** 1 The undersigned Proposed Defendant in the above action hereby notifies the Court and 2 Mineral County that the undersigned (or the entity on whose behalf I am acting) has acquired 3 ownership of all or a portion of a water right or rights under the Walker River Decree from the 4 Current Defendant and provides the following information: 5 The name and address of the Proposed Defendant who acquired the water right or A. 6 rights at issue in this motion: 7 Name(s): Street or P.O. Box: 8 Town or City: State: 9 Zip Code: Telephone Number: 10 E-mail Address: 11 B. Attorney Representation: 12 Check here if the Proposed Defendant is not represented by counsel in this 13 subproceeding. 14 Check here if the Proposed Defendant is represented by counsel in this subproceeding. 15 If the Proposed Defendant is represented by counsel in this proceeding, that attorney is 16 identified below, along with his or her mailing address, telephone number, facsimile number, and 17 e-mail address: 18 Attorney: Address: 19 Telephone Number: 20 Fax Number: E-mail Address: 21 22 23 24 25 26

Attachment F - Joint Motion for Substitution of Parties Following Transfer of Interest and Request for Hearing Form Page 3 of 7

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III. Identification of the Water Right(s) Addressed in this Motion:

- A. This motion addresses the following water right(s) that the Current Defendant has transferred or otherwise conveyed to the Proposed Defendant:
- B. Attached to and included with this motion are true and correct copies of all documents by which the change in ownership addressed in this motion was accomplished (check all appropriate boxes):
 - \Box Deed(s)
 - \Box Court Order(s)
 - \Box Other Document(s)

IV. Request for Substitution:

- A. By this filing, the Current Defendant requests that the Proposed Defendant be substituted into this action as the Defendant in regard to the water right(s) identified in Section III.A.
- B. By this filing, the Proposed Defendant agrees to be substituted into this action as the Defendant in regard to the water right(s) identified in Section III.A.
- C. The undersigned Current Defendant and Proposed Defendant acknowledge that any person or entity who files this type of motion for substitution in this matter is ultimately responsible for the accuracy of this filing. Consequently, the undersigned Current Defendant and Proposed Defendant acknowledge that any defendant who files such a motion, but, in fact, retains the water rights addressed in this motion, shall nevertheless be bound by the results of this litigation.
- D. Following the conveyance or transfer identified above, does the Current Defendant retain any water right or portion of a water right under the Walker River Decree, including any rights not identified in Section III?
 - No. Subsequent to the conveyance/transfer identified in this motion, I/we/entity do not own any other water rights under the Walker River Decree. As a result, I/we/entity submit that the Court may dismiss the Current Defendant from this subproceeding because I/we/entity no longer own any water rights that are subject to this subproceeding.

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Yes. Subsequent to the conveyance/transfer identified in this motion, I/we/entity own other water rights under the Walker River Decree. As a result, the Current Defendant remains a Defendant in this subproceeding based on the ownership of other water rights that are subject to this subproceeding.

V. Waiver of Service pursuant to Fed. R. Civ. P. 4:

This Section applies to any Proposed Defendant that is not already a Defendant in this case based on its ownership of other water rights. By its signature to this motion, the Proposed Defendant:

- A. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) have been made aware of the fact that the water right(s) described in Section III above are subject to this subproceeding, which is entitled *United States v. Walker River Irrigation District*, and which is docket number 3:73-cv-00128-RCJ-WGC, In Equity C-125, Subfile No. C-125-C, in the United States District Court for the District of Nevada, and that I am bound by all Orders in this subproceeding;
- B. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) need not be served separately or personally, pursuant to Fed. R. Civ. P. 4, with a Notice in Lieu of Summons, the instant motion or any other previous filing in this subproceeding;
- C. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) may file a NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE in the Court at the address indicated in Section VII, below; and
- D. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the Court, except for objections based on a defect in service pursuant to Fed. R. Civ. P. 25(c) regarding this motion.

VI. Certifications and Acknowledgements:

By this filing, the Current Defendant and Proposed Defendant acknowledge that:

A. Federal Rule of Civil Procedure 25(c) governs the substitution of successors-ininterest that are the result of a transfer, other than those resulting from the death of a defendant, and provides in relevant part that "[i]f an interest is transferred, the

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action may be continued by or against the original party unless the court, on
motion, orders the transferee to be substituted in the action or joined with the
original party";

- B. Rule 25(c) does not require that anything be done after an interest is transferred, which means that the action may be continued by or against the original party, and the judgment will be binding on his successor-in-interest even though the successor-in-interest is not named;
- C. Absent the filing of this or a similar motion, this action would continue in the name of the Current Defendant, but would nevertheless bind the Proposed Defendant and any future successors-in-interest to the results of the litigation;
- D. Other parties to the case, acting pursuant to the Federal Rules of Civil Procedure, may wish to file their position(s) regarding the merits of this motion, and may support, oppose or take no position on the merits of this motion;
- E. Following the filing of this motion, the action will continue in the name of the Current Defendant for the water right(s) identified herein until such time as the Court approves the substitution requested herein. While substitution does not automatically dismiss a Current Defendant from this subproceeding, the Court may dismiss the Current Defendant if that Defendant no longer has any water rights subject to this proceeding.

VII. Filing and Service of this Motion:

The Current Defendant and Proposed Defendant have filed this motion in the above action with the:

Chief Deputy Clerk United States District Court for the District of Nevada 400 South Virginia Street, Suite 301 Reno, Nevada 89501

and served a copy of this motion on:

Simeon Herskovits P.O. Box 1075 El Prado, New Mexico 87529

<u>PLEASE NOTE</u>: Attorneys are reminded that they are required to comply with the electronic filing procedures of the U.S. District Court for District of Nevada.

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1	"Attorneys who are admitted to the bar of this court, admitted to participate in a case pro hac
2	vice, or who are authorized to represent the United States and its agencies, shall register as Filing
3	Users of the System. Registration shall be in the form prescribed by the Clerk of the Court and
	by these Electronic Filing Procedures." U.S. Dist. Ct., D. Nev., Electronic Filing Procedures
4	(rev. Aug. 24, 2006) at I.C.
5	Signature of Comment Defendants
6	Signature of Current Defendant:
7	
8	(Signature) (Printed or typed Name)
9	Entity, if any, on whose behalf you are appearing:
0	The forgoing instrument was signed before me this day of, 20 by
1	
2	<u> </u>
	State of
.3	County of
4	
5	
6	Signature of Notary
7	My Commission Expires:
8	Signature of Proposed Defendant:
9	
	(Signature) (Printed or typed Name)
20	Entity, if any, on whose behalf you are appearing:
21	The forgoing instrument was signed before me this day of, 20 by
22	
23	·
24	State of
25	County of
26	Signature of Notary
27	My Commission Expires
28	Attachment F - Joint Motion for Substitution of Parties Following Transfer of Interest and Request for Hearing Forn Page 7 of 7

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2	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
3	UNITED STATES OF AMERICA,		
4	Plaintiff,		
5	WALKER RIVER PAIUTE TRIBE,	IN EQUITY NO. C-125-RCJ-WGC Subproceeding: C-125-C	
6 7	Plaintiff-Intervenor,	3:73-CV-00128-RCJ-WGC	
8 9	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,	STATEMENT NOTING DEATH	
.0	Defendants.		
.1	MINERAL COUNTY,		
.3	Proposed-Plaintiff-Intervenor, vs.		
5	WALKER RIVER IRRIGATION DISTRICT a corporation, et al.		
6	Proposed Defendants.		
7	Pursuant to Fed. R. Civ. P. 25(a),	, who is a representative of	
.8	or successor-in-interest to (circle one) the decea	sed party, notes the death during the pendency	
9	of this action of, wh	o is named as a Defendant in this action based	
20	on the ownership of one or more water rights claimed under the Walker River Decree. The		
21 22	successor(s)-in-interest to the deceased Defendant's claimed water right(s) are as follows:		
23	Name(s): Street or P.O. Box:		
24	Town or City: State:		
25	Zip Code: Telephone Number:		
26	E-mail Address:		
27 28	Attachment G - Statement Noting Death Form Page 1 of 3		

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1	Filing and Service of this Motion:		
2	The Undersigned has filed this motion in the above action with the:		
3	Chief Deputy Clerk		
4	United States District Court for the District of Nevada		
5	400 South Virginia Street, Suite 301 Reno, Nevada 89501		
	and has served a copy of this motion on the parties listed in the attached certificate of service.		
6	PLEASE NOTE: Attorneys are reminded that they are required to comply with the electronic		
7	filing procedures of the U.S. District Court for District of Nevada. "Attorneys who are admitted		
8	to the bar of this court, admitted to participate in a case pro hac vice, or who are authorized to		
9	represent the United States and its agencies, shall register as Filing Users of the System.		
10	Registration shall be in the form prescribed by the Clerk of the Court and by these Electronic		
11	Filing Procedures." U.S. Dist. Ct., D. Nev., Electronic Filing Procedures (rev. Aug. 24, 2006) a		
12	I.C. Signature of Representative or Successor-in-Interest		
13			
14			
15	(Signature) (Printed or typed Name)		
16			
	Entity, if any, on whose behalf you are appearing:		
17	The forgoing instrument was signed before me this day of, 20 by		
18			
19	(Printed or typed name)		
20			
21	County of		
22			
23			
24	Signature of Notary		
25	My Commission Expires:		
26			
27	Attachment G - Statement Noting Death Form		
28	Page 2 of 3		

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1	<u>CERTIFICATE OF SERVICE</u>		
2	I hereby certify that I have deposited in United States mail, postage prepaid, a true and		
3	correct copy of this Statement Noting Death in an envelope addressed to:		
4	Simeon M. Herskovits Advocates for Community and Environment	Marta Adams Deputy Attorney General	
5	P.O. Box 1075 El Prado, New Mexico 87529 Attorney for Mineral County	State of Nevada 100 North Carson Street	
6		Carson City, NV 89701	
7		Attorney for State of Nevada	
8	Gordon H. DePaoli	Wes Williams	
9	Dale E. Ferguson Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, Nevada 89511 Attorneys for Walker River Irrigation District	Law Offices of Wes Williams Jr. P.O. Box 100	
10		Schurz, NV 89427	
11		Attorney for Walker River Paiute Tribe	
12	Susan L. Schneider	Michael Neville	
13	U.S. Department of Justice	455 Golden Gate Avenue, #11000	
	Environment and Natural Resources Division 999 18th Street South Terrace, Suite 370 Denver, CO 80202 Attorney for United States Karen A Peterson Allison MacKenzie Russell Pavlakis	PO Box 944255 San Francisco, CA 94102	
14		Attorney for State of California	
15			
16			
17			
18	Wright & Fagan, Ltd. 402 North Division St.		
19	P.O. Box 646 Carson City, NV 89703 Attorney for U.S. Board of Water Commissioners		
20			
21		(signature)	
22		(8	
23		(print or type name)	
24			
25		(print or type name of entity if applicable	
26			
27			
28	Attachment G - Statement Noting Death Form Page 3 of 3		

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Attachment H – Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons

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	NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF PERSONAL SERVICE (NOTICE IN LIEU OF SUMMONS		
2	To: of		
,)		
	You have been named as a Defendant in a civil action. A Notice of Motion and		
5	Motion for Intervention, Proposed Petition to Intervene, Amended Complaint-in-Intervention,		
	and a Motion for Preliminary Injunction by Mineral County, Nevada, all claiming a right to a		
	minimum level of water for Walker Lake ("Intervention Documents"), which may affect the		
	water rights that you (or the entity on whose behalf you are addressed) claim under the Walker		
	River Decree, have been filed in the United States District Court for the District of Nevada,		
	Reno, Nevada, Case No. C-125. This matter has been assigned Subfile No. C-125-C, docket		
	number 3:73-cv-0128-RCJ-WGC.		
	Rule 4 of the Federal Rules of Civil Procedure provides that under certain circumstances		
	you can avoid being assessed the cost of being personally served if you sign a waiver and accept		
	service by mail. The materials that have been sent to you in this package include a waiver form,		
	instructions, and a self-addressed, stamped envelope for returning the waiver form. There are		
	also other documents enclosed that address the sale or other conveyance of your water rights or if		
	you believe that you should not be a party to this lawsuit. Please read these materials carefully,		
	as they are important to your legal rights.		
,	Enclosed are the following eleven (11) documents:		
	1. Waiver of Personal Service of Notice in Lieu of Summons: Two copies of this		
	document are enclosed, one for your records and one that you may send in the		
	Attachment H. Notice of Lawsuit and Request for Weiver of Dersonal Convice of Notice in Lieu		
7	Attachment H - Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons Page 1 of 7		

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1	enclosed stamped and addressed envelope to Simeon Herskovits, the attorney for
2	Mineral County, if you choose to execute the document.
3	2. Order Relating to the Completion of Service;
4	3. Notice of Appearance and Intent to Participate Form. If you choose to sign this
5	document, you <u>must</u> file the original with the District Court and you <u>must</u> send a
6	copy of the document to the parties listed on the Notice of Appearance and Intent to
7	
8	Participate Certificate of Service;
9	4. Disclaimer of Interest in Water Rights and Notice of Related Information and Documentation Supporting Disclaimer Form
10	5. Joint Motion for Substitution of Parties Following Transfer of Interest Form;
11	
12	6. Statement Noting Death Form.
13	7. Mineral County's Notice of Motion and Motion for Intervention (October 25,
14	1994).
15	8. Mineral County's Proposed Petition to Intervene, Memorandum of Points and
16	Authorities, and Supporting Affidavits of Kelvin F. Buchanan, Herman F. Staat,
17	Marlene Bunch, and Louis Thompson (October 25, 1994).
18	9. Mineral County's Amended Complaint in Intervention (March 10, 1995).
19 20	10. Mineral County's Amended Memorandum of Points and Authorities in Support
21	of Mineral County's Amended Complaint in Intervention (March 10, 1995).
22	11. Mineral County's Motion for Preliminary Injunction and Memorandum of
23	
24	Points and Authorities and supporting affidavits (March 10, 1995).
25	This is not a formal notification from the Court, but rather a request by Counsel for
26	Mineral County that you sign and return the enclosed WAIVER OF PERSONAL
∠U	

Attachment H - Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu

28

of Summons

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SERVICE OF NOTICE IN LIEU OF SUMMONS in order to save the cost of serving you with a Judicial Notice in Lieu of Summons, and additional copies of the Notice of Motion and Motion to Intervene, Proposed Petition to Intervene, Amended Complaint in Intervention and Memorandum of Points and Authorities in Support of Amended Complaint in Intervention, Motion for Preliminary Injunction, and related forms referenced above. If you do not send a signed copy of the waiver to Mineral County within thirty (30) days after the date designated below as the date on which this Notice and request is sent, you may be liable for the cost of personally serving you. We enclose a self-addressed, stamped envelope for your use. An extra copy of the waiver is also attached for your records.

If you comply with this request and return the signed waiver, it will be filed with the Court and no additional copies of the above-referenced documents will be served on you.

The matter will then proceed as provided in paragraph 2 of the Order Relating to Completion of Service, which is included with this notice.

If you return the signed WAIVER OF PERSONAL SERVICE OF NOTICE IN LIEU OF SUMMONS, you are not obligated to respond to any of Mineral County's Intervention Documents, except upon further order of the Court. However IF YOU WISH TO PARTICPATE IN THIS CASE, you are required, within thirty (30) days of your execution of the WAIVER OF PERSONAL SERVICE OF NOTICE IN LIEU OF SUMMONS, to file and serve a NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE with the Court and mail a copy of the notice to the parties listed on the NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE form. As noted above, a

Attachment H - Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons

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copy of a NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE form that you may choose to use is attached.

If you do not return the signed WAIVER OF PERSONAL SERVICE OF NOTICE IN LIEU OF SUMMONS within the time indicated, we will take appropriate steps to effect formal service in a manner authorized by the Federal Rules of Civil Procedure and will then, to the extent authorized by those Rules, ask the Court to require you (or the party on whose behalf you are addressed) to pay the full cost of such service. In that connection, please read the statement concerning the duty of the parties to waive service of the notice in lieu of summons, which is attached hereto.

The Order Relating to Completion of Service requires you to notify the Court and Mineral County within thirty (30) days of being served if you contend that you have been included in this litigation in error because at the time you were served, you claimed no water right under the Walker River Decree. If you contend that you have been included in this litigation in error, the Order Relating to Completion of Service also requires you to provide certain information and documents related to the transfer of water rights that would be part of this litigation. If you disclaim any water right in this litigation, you must comply with the Order Relating to Completion of Service and you may use the form entitled DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND DOCUMENTATION SUPPORTING DISCLAIMER, which is attached to the Order Relating to Completion of Service and included herein.

The Order Relating to Completion of Service also provides that if, during the course of this litigation, you sell or otherwise convey ownership of all or a portion of any water right under

Attachment H - Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons

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the Walker River Decree, you may use the JOINT MOTION FOR SUBSTITUTION OF PARTIES FOLLOWING TRANSFER OF INTEREST FORM, which is attached to the Order Relating to Completion of Service and included herein, to substitute your successor(s)-in-interest. You should retain this Order and the attached form for use whenever appropriate during the course of this litigation. You may also wish to make additional copies of the form attached to the Order for use if you sell or otherwise convey ownership of applicable water rights on more than one occasion during the course of this litigation. Pursuant to the Order Relating to Completion of Service and other orders of the Court, even if a successor-in-interest is not substituted, the successor will nonetheless be bound by the final decision of the Court.

The STATEMENT NOTING DEATH form, which is attached to the Order Relating to Completion of Service and included herein, is for use by heirs or successors-in-interest should the named Defendant die during the course of litigation. The contact information for the heir or successor must be included on this form. When a Statement Noting Death is filed with the Court, it must also be served on all parties listed on the form and filed with the Court. After a Statement Noting Death is filed and served, any party to the case may move to substitute the proper successor-in-interest to the deceased Defendant. Pursuant to the Order Relating to Completion of Service and other orders of the Court, if no suggestion of death is filed, even if a successor-in-interest is not substituted, the successor will nonetheless be bound by the final decision of the Court.

27 Attachment H - Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons

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Case 3:73-cv-00128-MMD-CSD Document 2 Filed 03/11/13 Page 73 of 97

1	I affirm that this request is being sent to you on behalf of the proposed Plaintiff-		
2	Intervenor, Mineral County, Nevada, on this	day of	, 2012.
3			
4			
5		Simeon Herskovits Advocates for Community a	and Environment
6		P.O. Box 1075 El Prado, NM 87529	
7		Attorney for Mineral County	,
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27	Attachment H - Notice of Lawsuit and Request f	For Waiver of Personal Service of	f Notice in Lieu
28	of Summons Page 6 of 7		

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DUTY TO AVOID UNNECESSARY COSTS OF SERVICE OF SUMMONS AND OTHER DOCUMENTS

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the documents as referenced in the notice with which you have been provided. A party located in the United States who, after being notified of this matter and asked by the proposed Plaintiff-Intervenor, Mineral County, Nevada, to waive service of the documents, and fails to do so, will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the Notice of Motion and Motion to Intervene, Proposed Petition to Intervene, Amended Complaint-in-Intervention, or Motion for Preliminary Injunction are unfounded, or that the matter has been brought in an improper place or in a court that lacks jurisdiction over the subject matter thereof or over your person or property. A party who waives service of the documents retains all defenses and objections (except any relating to the service of these documents), and may later object to the jurisdiction of the Court or the place where the matter has been brought.

A party who waives service must enter an appearance pursuant to paragraph 4(d) of the Order Relating to Completion of Service if the party wishes to participate in this case, and if the party fails to do so the party shall nevertheless be deemed to have notice of subsequent orders of the Court and filings of the parties with respect to the Notice of Motion and Motion for Intervention, the Proposed Petition to Intervene, the Amended Complaint-in-Intervention, or the Motion for Preliminary Injunction.

Attachment H - Notice of Lawsuit and Request for Waiver of Personal Service of Notice in Lieu of Summons

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Attachment I – Waiver of Personal Service of Notice in Lieu of Summons

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FOR THE DISTRICT COURT FOR THE DISTRICT OF NEVADA		
UNITED STATES OF AMERICA,		
Plaintiff,))	
WALKER RIVER PAIUTE TRIBE, Plaintiff-Intervenor, vs.) IN EQUITY NO. C-125-RCJ-WGC) Subproceeding: C-125-C) 3:73-CV-00128-RCJ-WGC	
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al., Defendants.)	
MINERAL COUNTY,))	
Proposed-Plaintiff-Intervenor, vs.)))	
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,)))	
Proposed Defendants.)))	
TO: Simeon Herskovits, attorney for Proposed	Plaintiff-Intervenor Mineral County, Nevada:	
I acknowledge receipt of your request the	nat I waive personal service of the documents	
involving the Motion for Intervention of Minera	al County, Nevada, in the action of United States	
of America, Plaintiff v. Walker River Irrigation	District et al., Defendants, which is Case No. C-	
125, Subfile No. C-125-C, docket number 3:73-cv-00128-RCJ-WGC, in the United States		
District Court for the District of Nevada. I also have received two copies of this waiver, a copy		
of the Notice of Motion and Motion for Intervention of Mineral County, the Proposed Petition to		
Intervene, the Amended Complaint in Intervention and Amended Points and Authorities in		
Support of the Amended Complaint in Intervention, and the Motion for Preliminary Injunction of		
Attachment I - Waiver of Personal Service of Notice in Lieu of Summons		

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Mineral County, and the Order Relating to Completion of Service, which includes as attachments		
a Notice of Appearance and Intent to Participate form, a Disclaimer of Interest in Water Rights		
and Notice of Related Information and Documentation Supporting Disclaimer form, a Joint		
Motion for Substitution of Parties Following Trans	fer of Interest form, and a Statement Noting	
Death form. I also have received a self addressed s	tamped envelope by which I can return this	
signed waiver to you without cost to me.		
I, or the entity I represent, agree to save the	expense of personal service of a notice in lieu	
of summons and the above-described documents.		
I understand that I, or the entity on whose b	ehalf I am acting, will retain all defenses or	
objections to this matter or to the jurisdiction or ver	nue of the Court except for objections based	
on a defect, if any, in the manner in which these documents have been provided to me.		
I understand that if I, or the entity on whose behalf I am acting, do not file a Notice of		
Appearance and Intent to Participate within 30 days, and if the Court enters further orders with		
respect to answers or other responses to the Notice of Motion and Motion for Intervention,		
Proposed Petition to Intervene, Amended Complain	nt in Intervention, or the Motion for	
Preliminary Injunction, that I, or the entity on whose behalf I am acting, shall nevertheless be		
deemed to have notice of those subsequent orders of the Court.		
DATED this day of	, 2012.	
	(Signature)	
	(Drinted name and title 1:5)	
	(Printed name and title, if any)	
	(Company or entity, if any)	

Attachment I - Waiver of Personal Service of Notice in Lieu of Summons Page 2 of 2

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1	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
2		OF HEVILON	
3	UNITED STATES OF AMERICA,)		
4	Plaintiff,	IN EQUITY NO. 0125 DCI WCC	
5	WALKER RIVER PAIUTE TRIBE,	IN EQUITY NO. 0125-RCJ-WGC Subproceeding C-125-C	
6	Plaintiff-Intervenor,	3:73-cv-00128-RCJ-WGC	
7	vs.)	NOTICE OF APPEARANCE AND	
8	WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al.,	INTENT TO PARTICIPATE	
9 10	Defendants.		
11	MINERAL COUNTY,		
12	Proposed-Plaintiff-Intervenor,)		
13	vs.)		
14	WALKER RIVER IRRIGATION DISTRICT) a corporation, et al.		
15	Proposed Defendants.		
16			
17	TO: Counsel of record for Mineral County, Nevada, States, Walker River Paiute Tribe, State of Nevada,		
18	Board of Water Commissioners.		
19	You are hereby notified that	enters an appearance	
20	of record in the above-captioned matter. The mailing address of, or its		
21	legal counsel, is as follows and service of all orders, pleadings and other documents filed in this		
22	matter shall be complete upon mailing to this address.		
23	(provide mailing address)		
24			
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28	1		

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1 **CERTIFICATE OF SERVICE** I hereby certify that I have deposited in United States mail, postage prepaid, a true and 2 correct copy of this Notice of Appearance and Intent to Participate in an envelope addressed to: 3 Simeon M. Herskovits Marta Adams 4 Advocates for Community and Environment Deputy Attorney General 5 State of Nevada P.O. Box 1075 El Prado, New Mexico 87529 100 North Carson Street 6 Attorney for Mineral County Carson City, NV 89701 Attorney for State of Nevada 7 Gordon H. DePaoli Wes Williams 8 Law Offices of Wes Williams Jr. Dale E. Ferguson 9 Woodburn and Wedge P.O. Box 100 6100 Neil Road, Suite 500 Schurz, NV 89427 10 Reno, Nevada 89511 Attorney for Walker River Paiute Tribe Attorneys for Walker River Irrigation District 11 12 Susan L. Schneider Michael Neville U.S. Department of Justice 455 Golden Gate Avenue, #11000 13 Environment and Natural Resources Division PO Box 944255 999 18th Street San Francisco, CA 94102 14 South Terrace, Suite 370 Attorney for State of California Denver, CO 80202 15 Attorney for United States 16 Karen A Peterson 17 Allison MacKenzie Russell Pavlakis Wright & Fagan, Ltd. 18 402 North Division St. P.O. Box 646 19 Carson City, NV 89703 20 Attorney for U.S. Board of Water Commissioners 21 (signature) 22 (print or type name) 23 24 (print or type name of entity if applicable 25 26 27

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FOR THE DISTRICT COURT		

UNITED STATES OF AMERICA,)	
Plaintiff,))) N. FOLHTY NO. C 125 BCL WCC	
WALKER RIVER PAIUTE TRIBE,) IN EQUITY NO. C-125-RCJ-WGC) Subproceeding C-125-C	
Plaintiff-Intervenor,) 3:73-cv-00128-RCJ-WGC	
vs.)	
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,))) DISCLAIMER OF INTEREST IN) WATER RIGHTS AND NOTICE OF	
Defendants.) RELATED INFORMATION AND) DOCUMENTATION	
MINERAL COUNTY,	SUPPORTING DISCLAIMER	
Proposed-Plaintiff-Intervenor,)	
VS.)	
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,)))	
Proposed Defendants.)))	

The undersigned defendant in the above action hereby notifies the Court and Mineral County that the undersigned (or the entity on whose behalf the undersigned is acting) has no interest in any water right subject to the Walker River Decree, and therefore, **disclaims all interest in this action**.

In addition, because the undersigned sold or otherwise conveyed ownership of all of the water rights that the undersigned (or the entity on whose behalf the undersigned is acting) once owned before the undersigned was served with a Waiver of Personal Service of Notice in Lieu of Summons or by a Notice in Lieu of Summons the undersigned provides the following additional information:

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1	1. The name and address of the defendant or defendants who sold or otherwise conveyed
2	ownership:
3	Name(s)
4	
5	Street or P.O. Box
6	
7	Town or City State Zip Code
8	2. The name and address of each person or entity who acquired ownership
9	Name(s)
10	
11	Street or P.O. Box
12	
13	Town or City State Zip Code
14	3. Attached to or included with this notice is a copy of the (check appropriate box(es)):
15	□ Deed
16	☐ Court Order ☐ Other Document
17	4. The undersigned acknowledges that any person or entity who files a Disclaimer of
18	Interest in this matter is ultimately responsible for the accuracy of this filing.
19	
20	*This notice shall be sent to the following two persons:
21	Chief Deputy Clerk United States District Court for the
22	District of Nevada 400 South Virginia Street, Suite 301
23	Reno, Nevada 89501
24	AND Simeon Herskovits
25	Advocates for Community and Environment P.O. Box 1075
26	El Prado, NM 87529
27	

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1	Consequently, the und	ersigned acknow	ledges that	any person or entity who files such a notice,
2	but, in fact, has water	rights subject to	this litigati	on, shall nevertheless be bound by the results of
3	this litigation.			
4	Executed this day	y of	_, 20	
5			_	
6				
7				[signature of defendant]
8				
9				[name of defendant]
10				
11				[signature, if applicable, of person
12 13				acting on behalf of defendant]
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15				[name, if applicable, of person acting
16				on behalf of defendant]
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18				[address]
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1	UNITED STATES DISTRICT COURT		
2	FOR THE DISTRICT OF NEVADA		
3	UNITED STATES OF AMERICA,)	
4	Plaintiff,)	
5	WALKER RIVER PAIUTE TRIBE,) IN EQUITY NO. C-125-RCJ-WGC) Subproceeding C-125-C	
6	Plaintiff-Intervenor,)) 3:73-cv-00128-RCJ-WGC	
7)	
8	VS.))	
9	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,)) JOINT MOTION FOR	
10	Defendants.	SUBSTITUTION OF PARTIES FOLLOWING TRANSFER OF	
11) INTEREST AND REQUEST FOR) HEARING	
12	MINERAL COUNTY,) HEARING	
13	Proposed-Plaintiff-Intervenor)	
14	VS.)	
15	WALKER RIVER IRRIGATION DISTRICT,		
16	a corporation, et al., Proposed Defendants.)	
17		_)	
18	This motion is filed in Subproceeding C-125		
19	WGC, which involves claims for water in the Walke	, , , , , , , , , , , , , , , , , , ,	
20	filed pursuant to Fed. R. Civ. P. 25(c) and this Court's Amended Order Concerning Service Issues Pertaining to Defendants Who Have Been Served (Doc. No. 542) and is filed jointly by		
21	issues I citalling to Defendants who frave Been Se		
22	action based on the ownership of one or more water rights claims under the Walker River Decree		
23	("Current Defendant") and has conveyed or otherwise transferred one or more of these water		
24	rights claims to	("Proposed Defendant").	
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27	1		
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E-mail Address:

By this motion, the Current Defendant and Proposed Defendant ask the Court to substitute the Proposed Defendant into this action in place of the Current Defendant regarding the specific water right(s) identified herein. The parties to this motion request a hearing on this motion if any objections are filed to this motion. If there are no objections, the parties to this motion consent to the Court entering an Order of Substitution without a hearing. I. **Identification of Current Defendant:** The undersigned Current Defendant in the above action hereby notifies the Court and Mineral County that the undersigned (or the entity on whose behalf I am acting) has sold or otherwise conveyed ownership of all or a portion of a water right or rights under the Walker River Decree to the Proposed Defendant and provides the following information: A. The name and address of the Current Defendant who sold or otherwise conveyed ownership: Name(s): Street or P.O. Box: Town or City: State: Zip Code: Telephone Number: E-mail Address: В. Attorney Representation: Check here if the Current Defendant is not represented by counsel in this subproceeding. Check here if the Current Defendant is represented by counsel in this subproceeding. If the Current Defendant is represented by counsel in this subproceeding, that attorney is identified below, along with his or her mailing address, telephone number, facsimile number, and e-mail address: Attorney: Address: Telephone Number: Fax Number:

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II. **Identification of Proposed Defendant:** 1 The undersigned Proposed Defendant in the above action hereby notifies the Court and 2 Mineral County that the undersigned (or the entity on whose behalf I am acting) has acquired 3 ownership of all or a portion of a water right or rights under the Walker River Decree from the 4 Current Defendant and provides the following information: 5 The name and address of the Proposed Defendant who acquired the water right or A. 6 rights at issue in this motion: 7 Name(s): Street or P.O. Box: 8 Town or City: State: 9 Zip Code: Telephone Number: 10 E-mail Address: 11 B. Attorney Representation: 12 Check here if the Proposed Defendant is not represented by counsel in this 13 subproceeding. 14 Check here if the Proposed Defendant is represented by counsel in this subproceeding. 15 If the Proposed Defendant is represented by counsel in this proceeding, that attorney is 16 identified below, along with his or her mailing address, telephone number, facsimile number, and 17 e-mail address: 18 Attorney: Address: 19 Telephone Number: 20 Fax Number: E-mail Address: 21 22 23 24 25 26 27

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III. Identification of the Water Right(s) Addressed in this Motion:

- A. This motion addresses the following water right(s) that the Current Defendant has transferred or otherwise conveyed to the Proposed Defendant:
- B. Attached to and included with this motion are true and correct copies of all documents by which the change in ownership addressed in this motion was accomplished (check all appropriate boxes):
 - \Box Deed(s)
 - □ Court Order(s)
 - \Box Other Document(s)

IV. Request for Substitution:

- A. By this filing, the Current Defendant requests that the Proposed Defendant be substituted into this action as the Defendant in regard to the water right(s) identified in Section III.A.
- B. By this filing, the Proposed Defendant agrees to be substituted into this action as the Defendant in regard to the water right(s) identified in Section III.A.
- C. The undersigned Current Defendant and Proposed Defendant acknowledge that any person or entity who files this type of motion for substitution in this matter is ultimately responsible for the accuracy of this filing. Consequently, the undersigned Current Defendant and Proposed Defendant acknowledge that any defendant who files such a motion, but, in fact, retains the water rights addressed in this motion, shall nevertheless be bound by the results of this litigation.
- D. Following the conveyance or transfer identified above, does the Current

 Defendant retain any water right or portion of a water right under the Walker

 River Decree, including any rights not identified in Section III?
 - No. Subsequent to the conveyance/transfer identified in this motion, I/we/entity do not own any other water rights under the Walker River Decree. As a result, I/we/entity submit that the Court may dismiss the Current Defendant from this subproceeding because I/we/entity no longer own any water rights that are subject to this subproceeding.

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Yes. Subsequent to the conveyance/transfer identified in this motion, I/we/entity own other water rights under the Walker River Decree. As a result, the Current Defendant remains a Defendant in this subproceeding based on the ownership of other water rights that are subject to this subproceeding.

Waiver of Service pursuant to Fed. R. Civ. P. 4: V.

This Section applies to any Proposed Defendant that is not already a Defendant in this case based on its ownership of other water rights. By its signature to this motion, the Proposed Defendant:

- Acknowledges that I/we/entity (or the entity on whose behalf I am acting) have A. been made aware of the fact that the water right(s) described in Section III above are subject to this subproceeding, which is entitled *United States v. Walker River* Irrigation District, and which is docket number 3:73-cv-00128-RCJ-WGC, In Equity C-125, Subfile No. C-125-C, in the United States District Court for the District of Nevada, and that I am bound by all Orders in this subproceeding;
- B. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) need not be served separately or personally, pursuant to Fed. R. Civ. P. 4, with a Notice in Lieu of Summons, the instant motion or any other previous filing in this subproceeding;
- C. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) may file a NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE in the Court at the address indicated in Section VII, below; and
- D. Acknowledges that I/we/entity (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the Court, except for objections based on a defect in service pursuant to Fed. R. Civ. P. 25(c) regarding this motion.

VI. **Certifications and Acknowledgements:**

By this filing, the Current Defendant and Proposed Defendant acknowledge that:

Federal Rule of Civil Procedure 25(c) governs the substitution of successors-in-A. interest that are the result of a transfer, other than those resulting from the death of a defendant, and provides in relevant part that "[i]f an interest is transferred, the

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- action may be continued by or against the original party unless the court, on motion, orders the transferee to be substituted in the action or joined with the original party....";
- B. Rule 25(c) does not require that anything be done after an interest is transferred, which means that the action may be continued by or against the original party, and the judgment will be binding on his successor-in-interest even though the successor-in-interest is not named;
- C. Absent the filing of this or a similar motion, this action would continue in the name of the Current Defendant, but would nevertheless bind the Proposed Defendant and any future successors-in-interest to the results of the litigation;
- D. Other parties to the case, acting pursuant to the Federal Rules of Civil Procedure, may wish to file their position(s) regarding the merits of this motion, and may support, oppose or take no position on the merits of this motion;
- E. Following the filing of this motion, the action will continue in the name of the Current Defendant for the water right(s) identified herein until such time as the Court approves the substitution requested herein. While substitution does not automatically dismiss a Current Defendant from this subproceeding, the Court may dismiss the Current Defendant if that Defendant no longer has any water rights subject to this proceeding.

VII. Filing and Service of this Motion:

The Current Defendant and Proposed Defendant have filed this motion in the above action with the:

Chief Deputy Clerk United States District Court for the District of Nevada 400 South Virginia Street, Suite 301 Reno, Nevada 89501

and served a copy of this motion on:

Simeon Herskovits P.O. Box 1075 El Prado, New Mexico 87529

<u>PLEASE NOTE</u>: Attorneys are reminded that they are required to comply with the electronic filing procedures of the U.S. District Court for District of Nevada.

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1	"Attorneys who are admitted to the bar of this court, admitted to participate in a case pro hac		
2	vice, or who are authorized to represent the United States and its agencies, shall register as Filing		
3	Users of the System. Registration shall be in the form prescribed by the Clerk of the Court and		
4	by these Electronic Filing Procedures." U.S. Dist. Ct., D. Nev., Electronic Filing Procedures		
	(rev. Aug. 24, 2006) at I.C.		
5	Signature of Current Defendants		
6	Signature of Current Defendant:		
7	(Signature) (Printed or typed Name)		
8	(Signature) (Printed or typed Name)		
9	Entity, if any, on whose behalf you are appearing: The forgoing instrument was signed before me this day of, 20 by		
10	The forgoing instrument was signed before the this day of, 20 by		
11			
12	State of		
13	State of		
14	County of		
15			
16	Signature of Notary		
17	My Commission Expires:		
	Signature of Proposed Defendant:		
18			
19	(Signature) (Printed or typed Name)		
20	Entity, if any, on whose behalf you are appearing:		
21	The forgoing instrument was signed before me this day of, 20 by		
22			
23			
24	State of		
25	County of		
26	Signature of Notary		
27	My Commission Expires		
28	7		

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1	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
2	UNITED STATES OF AMERICA,		
3			
4	Plaintiff,) IN EQUITY NO. C-125-RCJ-WGC	
5	WALKER RIVER PAIUTE TRIBE,	Subproceeding: C-125-C	
6	Plaintiff-Intervenor,	3:73-CV-00128-RCJ-WGC	
7	VS.	STATEMENT NOTING DEATH	
8	WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,		
9	Defendants.		
10)	
11	MINERAL COUNTY,		
12	Proposed-Plaintiff-Intervenor, vs.		
13		<i>)</i>	
14	WALKER RIVER IRRIGATION DISTRICT a corporation, et al.))	
15	Proposed Defendants.))	
16	Pursuant to Fed. R. Civ. P. 25(a),	, who is a representative of	
17 18	or successor-in-interest to (circle one) the decea	sed party, notes the death during the pendency	
19	of this action of, wh	no is named as a Defendant in this action based	
20	on the ownership of one or more water rights claimed under the Walker River Decree. The		
21	successor(s)-in-interest to the deceased Defendant's claimed water right(s) are as follows:		
22	Name(s):		
23	Street or P.O. Box: Town or City:		
24	State: Zip Code:		
25	Telephone Number:		
26	E-mail Address:		
27			

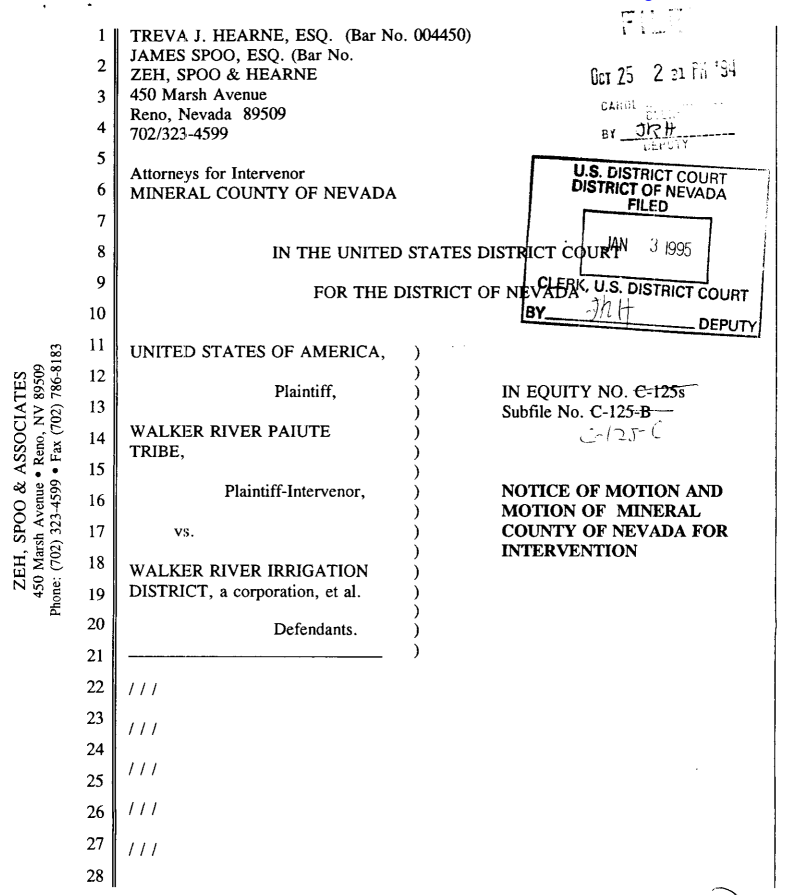
Case 3:73-cv-00128-MMD-CSD Document 2 Filed 03/11/13 Page 91 of 97

1	Filing and Service of this Motion:		
2	The Undersigned has filed this motion in the above action with the:		
3	Chief Deputy Clerk United States District Court for the		
4	District of Nevada 400 South Virginia Street, Suite 301		
5	Reno, Nevada 89501		
6	and has served a copy of this motion on the parties listed in the attached certificate of service.		
7	PLEASE NOTE: Attorneys are reminded that they are required to comply with the electronic		
8	filing procedures of the U.S. District Court for District of Nevada. "Attorneys who are admitted		
	to the bar of this court, admitted to participate in a case pro hac vice, or who are authorized to		
9	represent the United States and its agencies, shall register as Filing Users of the System.		
10	Registration shall be in the form prescribed by the Clerk of the Court and by these Electronic		
11	Filing Procedures." U.S. Dist. Ct., D. Nev., Electronic Filing Procedures (rev. Aug. 24, 2006) a		
12	I.C.		
13	Signature of Representative or Successor-in-Interest		
14			
15	(Signature) (Printed or typed Name)		
16	Entity, if any, on whose behalf you are appearing:		
17	The forgoing instrument was signed before me this day of, 20 by		
18			
19	(Printed or typed name)		
20			
21	State of		
22	County of		
23			
	Signature of Notary		
24	My Commission Expires:		
25	Triy Commission Expires.		
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Case 3:73-cv-00128-MMD-CSD Document 2 Filed 03/11/13 Page 92 of 97

1	CERTIFICATE OF SERVICE	
2	I hereby certify that I have deposited in United States mail, postage prepaid, a true and	
3	correct copy of this Statement Noting Death in an envelope addressed to:	
4 5	Simeon M. Herskovits Advocates for Community and Environment P.O. Box 1075	Marta Adams Deputy Attorney General State of Nevada
6	El Prado, New Mexico 87529	100 North Carson Street
7	Attorney for Mineral County	Carson City, NV 89701 Attorney for State of Nevada
8	Gordon H. DePaoli	Wes Williams
9	Dale E. Ferguson Woodburn and Wedge	Law Offices of Wes Williams Jr. P.O. Box 100
10	6100 Neil Road, Suite 500 Reno, Nevada 89511	Schurz, NV 89427 Attorney for Walker River Paiute Tribe
11	Attorneys for Walker River Irrigation District	Thiorney for wanter taver I take I wee
12	Susan L. Schneider	Michael Neville
13	U.S. Department of Justice Environment and Natural Resources Division	455 Golden Gate Avenue, #11000 PO Box 944255
14	999 18th Street South Terrace, Suite 370	San Francisco, CA 94102 Attorney for State of California
15	Denver, CO 80202 Attorney for United States	,
16		
17	Karen A Peterson Allison MacKenzie Russell Pavlakis	
18	Wright & Fagan, Ltd. 402 North Division St.	
19	P.O. Box 646	
20	Carson City, NV 89703 Attorney for U.S. Board of Water Commissioners	
21		(signature)
22		
23		(print or type name)
24		
25		(print or type name of entity if applicable
26		
27		
28	3	

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1	WALKER RIVER IRRIGATION	
2	DISTRICT,	
3	Petitioner,	
4	vs.	
5	CALIFORNIA STATE WATER	
6	RESOURCES CONTROL	
7	BOARD, W. DON MAUGHAN, EDWIN H. FINSTER, ELISEO	
8	M. SAMANIEGO, JOHN	
9	CAFFREY and DARLENE E. RUIZ, Members of the California	
10	Water Resources Control Board,	
11	Respondents.	
12		

TO: ALL PARTIES AND THEIR COUNSEL OF RECORD

PLEASE TAKE NOTICE that MINERAL COUNTY, a nonprofit organization, moves this Court pursuant to Rule 24(a)(2), or in the alternative, Rule 24(b)(2), of the Federal Rules of Civil Procedure for an Order granting intervention in this action.

The grounds for this motion are as follows:

- (a) MINERAL COUNTY claims an interest relating to the subject matter of this action and is so situated that the disposition of this action may as a practical matter impair or impede its ability to protect that interest, which may not be adequately represented by existing parties. FRCP 24(a)(2).
- (b) MINERAL COUNTY's defense and the main action have a question of law or fact in common and intervention will not unduly delay the litigation or prejudice existing parties. FRCP 24(b)(2).

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1	This motion is based on this Notice of Motion, the accompanying Memorandum				
2	of Points and Authorities, the Declaration of Kelvin J. Buchanan, Louis Thompson,				
3					
4	Harold Staat, Marlene Bunch, and the proposed Petition in Intervention served and				
5	filed herewith, and papers and records on file herein.				
6					
7	DATED this 21st day of October, 1994.				
8-	ZEH, SPOO & HEARNE				
9					
10	wa Skaine				
11	BY TREVA J. HEARNE				
12	Attorney for Intervenor				
13 14	MINERAL COUNTY OF NEVADA				
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ZEH, SPOO & ASSOCIATES 450 Marsh Avenue • Reno, NV 89509 Phone: (702) 323-4599 • Fax (702) 786-8183

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	1	CERTIFICATE OF MAILING			
• Fax (702) 786-8183	2	Pursuant to FRCP 5(b), I certify that I am an employee of the Law Office of ZEH			
	3 4	SPOO & HEARNE, and that on this date I caused to be mailed a copy of the attached			
	5	NOTICE OF MOTION AND MOTION OF MINERAL COUNTY OF NEVADA FO			
	6	INTERVENTION, with postage fully prepaid to:			
	7				
	8 -	•			
	9	See attached Service List			
	10				
	11	DATED this 25th day of October, 1994.			
	12				
	13	and the contraction of the contr			
eno, eax (7	14	MARILYN MITCHELL			
450 Marsh Avenue • Re Phone: (702) 323-4599 • F	15				
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1	SERVICE LIST				
2	Shirley A. Smith	Western Noveda Aganau			
3	Asst. U.S. Attorney	Western Nevada Agency Bureau of Inidan Affairs			
4	300 Booth Street, Room 2031	1677 Hot Springs Road			
	Reno, Nevada 89509	Carson City, NV 89706			
5	Jim Weishaupt	Scott McElrou			
6	Water Master	Scott McElroy Greene, Meyer & McElroy			
7	Post Office Box 820	1007 Pearl Street			
8	Yerington, NV 89447	Boulder, CO .80302			
	James T. Markle	Motthew D. Course II. E			
9	State Water Resources Control Board	Matthew R. Campbell, Esq. McCutche, Doyle, Brown & Enerson			
10	Post Office Box 100	Three Embarcadero Center			
11	Sacramento, CA 95814	San Francisco, CA 94111			
12	John Kramer	John P. Lange			
13	Dept. of Water Resources 1416 Ninth Street	Land & Natural Resources			
14	Sacramento, CA 95814	Federal Building, Dr. 3607 999 18th Street, Suite 945			
	, 212 2222	Denver, CO 80202			
15	Richard E. Olson, Jr.	, 10 0000			
16	Classen & Olson Post Office Box 1311	Roger Johnson			
17.	Bishop, CA 93514	Water Resources Control Board			
	1	State of California Post Office Box 2000			
18	Ross E. de Lipkau	Sacramento, CA 95810			
19	Post Office Box 2790				
20	Reno, NV 89505	Linda Bowman			
21	Garry Stone	Vargas & Bartlett Post Office Box 281			
	290 South Arlington	Reno, NV 89504			
22	Reno, NV 89510				
23	Richard R. Greenfield	Mary Hackenbracht			
24	Dept. of the Interior	Deputy Attorney General			
1	Two North Central Ave., Suite 500	State of California 2101 Webster Street			
25	Phoenix, AZ 85004	Oakland, CA 94612-3049			
26	<u>)</u>	,			
2.7	;				
28					

Phone: (702) 323-4599 • Fax (702) 786-8183

ZEH, SPOO & ASSOCIATES